mod

Book No 2

This costifies that Emerette Disser Sollow A Tyler Both of Bethel Maine were by mejoined in Holy mutrimory This 25th day of may 1887 AH Witherm Paston of Me & Church A true Rophy Attest of Bean (Clark of Muson Intention of marriage This is to certify that the intention of marriage between Mr George D morrill and Mils Flow & Marshal both of mason Country of Oxford and State of maine has been filed in the Town Clarks office in the town of Mason on the 16th day of I to Bean Jown Elect of Muson Thason The July 22 no 1897 This certifies that notice of the intention of marriage between Mr George D Morrills of Mason Oxford Co State of maine and miff Flora & marshal of muson was entered in this office on the Sexteenth day of July AD 1884 and by me recorded "assording to faw Clark Bean, Town Clark, Attory of the Bean Hoch This certifies that I A H Witham Joined me George & morill of mason the Biss hera & marshall of Meson the in marriage this first day of August AD 1887 at mason If H Withou Kinister of the Sosta Traine Allest 1 to Bean Clerk Atrue topy Mest of Bear Town Bleck of proson

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This certifies that I this day find in holy makesmony no Alanson Tyler of Albony me to miss Lydia me Rolf of Albany me mason maine Dec 3/15/887 160 Red A H Withour Allace Coffy Altest of Co Bean Town Clerky mus This is to certify that the intention of marriage between mr Arthur & morrill of mason with mils hose ell dy ler of muson Country of Oxford and State of Maine has been filed in the Town blooks Office in the foun of muson on the oth day of November AD 1888 J & Bean Jown of Serling Musion Thuson Thurse November 2 th AD 1888 Jour Clerks Office This certifies that notice of the Intention of harrage between Arthur I horrill of madow and his Rose M Tyler both of muser Oxford County State of maire was entered in this Office on the South day of Mitterten 191888 and by me recorded according to low Attest John Town Clerk of mason This certifies that it I'll than joined he tethier I morrill of mason the and clis hose Tyler of Thator the in harriage this Thirteenth 13th day of November 22/988 at music he A H Without muster of the gospet Alrue Meccord Attest of to Bean lown Flesh of musere This certifies that I joined in the of Allany munit in Holy heatrimong this Eighteen day of Sovember AD 1888 in mudere Ma without Ren' A H Withurn Pastor h & Phurch Blrue Record. Altest & Bear Jour flerk of mason 2 4 21 37

This certifies that I Geo H Brown joined.

The Isaac & Heath of Bethel and this Luncht
I whates of Lovell, in marriage this

15th day of December CLD 1888 at Mason

Geo H Brown Justice of the Peace

Co luc Poppy

Altest of Bean Jown Clerk of

Musion

Intention of Marriage
This certifies that the infention of marriage
letween withletcher & Bean of mason in
the Country of Cryord and State of minime
and has Ida m Stiles of Norway Country
and State aforesaid has fee filed in the
Sown Clerks office in mason this fourth
day 4th of may AD 1889

Mason Me 1889

This certifies that notice of the Interition of Marriage between Mr Fletcher I Beau of Muson me and Mars Ida M Stites of Norway Cryford County was entered in this Office on the fourth 4th day of Many AD 1889 and by me recorded according to law Muson

This certifies that the intention of Marriage between me Heman & Bean of Mason County of Oxford and State of maine and has Kellic A Randall of Jumen County Indrescoggin and State of maine has been filed in the Jown blerks office in mason this Secrond day of Oxforber AD 1889

J. Bean Jown Clerke Manson

musion he cotoler 1489 Town Clerks Office This is to certified that notice of the intention of marriage between Mir Heman . & Bean of mason and Gurs Sellie A Randall of Juner was entered in this office on the Second day of October AD 1889 and by me recorded. according to law I tolork Bean Jown Clerk marriage Postificale ... To whome it may correre This is to certify that mi Geo & Grover of Albony and Miss Alcina & Kendall of Newry in oxford county and state of mane were joined in marreage at misson ow the 9th day of October AD 1889 By me goo H Brown Allest & Bean Jown Clerke Intention of morning? This certifies that the intention of marriage between my Webster & Walker of muson of fix County and mathe and miss Leanera Burgess of "Medsoid in Oxford country, and State office in muson this fourth day of November AD 1889 & Bean Hown Clark of Muson marriage Toerlifecute This certifies that I Go Towers Joinew Mr. Helie a Randall of Autor in Marriage this 5th day of October AD 1889 at Anhur The I g Towers Minister of the Gosfiel Attist JA Bear Town Wheth of Bruson

This certifies that Mr Joseah P Kim bull and Muss Elsie menman both of Albury were by me united in marriage on the first day of Jan 1890 in Muson Rev B Davis Minister of the Gospel Attest of to Bean Town toler of musore Eastificate of marriage Muston The Munch 29th 1890
This certifies that Mr Andrew of Beaute mils Gertrude States were by me joined in marriage on the above duke I Med B & Davis Minister of the Gospel Attest & Po Bean Form Polerk of Mason This certifies that I geo At Brown Joined More & Brescot Bennett of memore

Nors Mary Sylvester of Bettel in Murriage
al-Muser in the Country of Offord and
State of Maine This LB day of Jane AD 1991
Geo A Brown

Justice of the Peace No & Prescot Bennett of Bettel and Attest J. C. Bean Joun Solenk of Matore Intention of murrage This certifies that the intention of murricy between the Ernest # Jurner and miss millie I masow both of mason Country of Orford the Town blocks in masor won this Eighth day of September AD 1891 Mest & Bean Jones Clerky mars Musers the Sept 12th 1891 Your to leaks Office This certifies that notice of the Interction of marriage between the Ersest & Juner and miss Wille I Thason both of mason was entered in This Coffice on the Seventhe day of Sept AD 1891 and by me re recorded according to faw Attest & to Bean Form tolerto of mason

10 This certifies that I Henry it Jeans joined Mr Ernest H James of Waterford and This Smillie of mason of Waterford in Marriage This thirteenth day of September AD 1891 at- Mason The Hospiry of Geare minister of the gospel Altest & Bean Sown Clerk of mudon. To whom it may, concern This is to certify that her Clement - 8 Ward of Bettel in the Country of ayford and State of theire and Thiss Altherta Farrington of Exford County and State aforesaid work foined in hurriage at huson on the gets day of October AD 1892 By Me Goo'H Brown pustice of the Peace Atrue coppy Attest - f Ho Bean Town Clerk of Graden

The ung 198 Dud o Desoral Propriety Know all men by these Bresents That & Elist Gener (of masor manie in consideration of the sun of forty dollars Maid by Addison & Furnet + Dellery & Park foth of Bethe maine copatiners under the fine name of Herrolt + Belt the receiped whereof The sound Grover does hereby acknowledge have granted bargamed and sold and by these presents do grant bargain and see unto the said Herick & Bask the following named personal property viz one black+ white keifer three or four years alse one three years old heifer not and white color; one two year old helifer of a black of white color; one quarling heifer of a sed of white colon with white face? one red con four years old's To How and No- Flora The said granter and barganed property 10 the said Herrick + Park Then His Epeculais and Administrator or Assigns to their and their only proper use Goods do avouch rungself to be the true and lawfue owner of Saile property and hove in myself fide hower good sight and lawful anthority to dispose of the some in mone aforesoid and I do for injell my Heirs Excitors and admistrains here ly contenant and agree to warrane and defend the Said Farriby Pert lagarise the low fue claims and demands of an Mesons whatsover unto Their the Said Fraick & Dark's Thurs Heirs Exantais Administrators or assigno Lovided nevertheless That if the Said Groves his Epartors Administrators Shale fray mito the Saine Herrick of Lask their Exculors Administrators or Assigns The Sen. of Forty dollars on dermand with hintress note of even date herewith

13 Then this bile of sale and said now Shall be void In witness where I the sand how herento set my hand and sear this fish day of July in the year James Ino · Eli A Grover Ajone record Attest Erin Huthund Som Eders. Rec July 10. Goelock I In

14 Thate of maine Our molisis To Alpheus & Lovejoy of mason in said boundy Whereas Alphies & Lovejoy of Maso in said County on the Eighteenth olber of May A. D. 1898 martgaged to Alphus & Bear of Billul in Sand Conly one Black mare Steven years old at that time said more having one white hind food and bring known as, Baby Deam adso Vone Black more other fore years todal named Dinah. alse one Black holse then for years old named nigor also one mare But then Ino years old and of a boy calor also two side heifers then three years old. also one Black heigh them there I sears old. also twenty two Sheep marked with a Slil-in the sight Eas, to secure payment I seven hundred and winely seven dellaw I and thirty seven Cents: ( \$797.37.) which moregage is seconded in the Low secards of the Said Tomin of Mason Book 3 Mage 302 and 303 and whereas the conditions of Said morigage have bu broken; and In hereas the said Alphins & Beam has deceased since said marlgage was give and Lucinda & Bean the undersity iled has I ben duly appointed and qualified las executify of the Eblowe Deard Allphons & Bean now thirefore notice is hereby given of my intentions to foreelose Said martigage for freach of its Conditions, Dated September 18th 1902, Lucida & Beam Enecutsing Totariel & Park hus attigo Thate of mane Offord sis Sept 22 1902 I heren entity on oath that I sewed the above notice on said Alphons & Lorgany by drawing a copy of said notice with the said Alphus & Love in hand on the 22d day of Settenber 1902 . O. Willow Denley State of maine Ohfredoor Sept 20 1902 Subscriber and swam to before me Ellery & Park Jansing the Peace

16 Marigage Deed Personal Troperty Alfalutes & Lovejoy to men not Jon & Hashings Know out men by these Presents That I Alphens & Lovering of wasen in the Country of Cexford otate of maine siven hundred + severily fire + Ho douar haid by non Heatings + Tout A Hastings Bethel in sond country the receipt whereof I the said Lovejay do hereby acknowledge have granted bardained land does and by Thise presents do grant bargain and sell unto the Said W= n + Joul I Hastings Twenty (20) eluch marked with slit in right En one black mare him years old known as Baby Dean one black con six years old with soas in face To Have and to Hold the Source granted and bargained personal property to the said was not Tool 7or Assigns to their and their oney profour use Lovejoy do arouch myself to to the said lawful of Soid personal property and have sit wel fall home good right our lon full authority to dispose of the same in manan afore said and I do for myself any their Executors and administrators there by Covernant and agree to warrains and defend the Said personal property Drivied neverthelless That if the Said Lovery his Executar of Administrators I shall may anto the Said wir w + Jon F Hastings This Execution or Administrators or Assigns (the sun o) seven hundred sevently fine the dolears: as follows 50,00 each year and misses on whole Till same is freely hair then this Paile of sale and also a cistain prominisary noto of even date shall be vovid

Provided also that it shall and may be lawful for said Lorsion to contine in possession of said personal property until breach of the above consideration In witness while I the Said Alphans & Lavingon home herento set my hand and deal this Land one Thousand mic hundred and tono Alphano & Lovejoy Signed Sealed and Delivered in preserve of HH Hastings A Now record A Meso Enin Faitchinson Jonn Cark

Therived and securded Qet 30 1902

to Said Herricht Park then this fill of Sale and Said note shall be void In wirness whereof I the said morrier have herento set my hand and seal this sipteenth day of Desurbin with yeard our Lard orde thousand mine I hundarid and two Arthu & Marriel Lor Buhul Warne Apr 20 1903 \$65.00 For value survect & promis to, May to I 4 Tyles or order I spling five will froid out followed in sit morries from dove This notice is given for one lino horse farm wagon with 2 inch aple and 3/2 Time I will wood but whull which shall remain The property a) Said I G Tylin and Subfect Xto bus order limbile this is thely part with full furnission to Enth lound take the Isam 8d Mhlman Wires of PLanghlin A time Copy AMest Eroin Levelmour Helot seconded at mason 9" 1913

ATTIME Erin Butchmiso

20 Mason May 22" 1903 \$ 750,00 On demand I promis to fray to the order of Anthur & Marrie seben Chunaux and Arting dolears with interest unice this I rote is fully hard Value received The two one byear old steers and thinteen one year old theiters and four two year Stells and fire two old helifers and Ino Three year loco steers and five three year Sheep for which the foregoing woll is given Ishall servain the profreity of the Isaid A F Morrill mill this Now is fully faid Enniel H Mariel Wiliges Il Bean A Miss Copy Emin Hunthinson John Clerk Plexived and seconded at mason May 23, 1903 = at 8 octock 10 m.

21 Mason March 9" 1963 months after date I promis to May the order of EX modrice three Ihandred and Swerily dollars with interise until this now is part Value seciosed; The hair of bay haises foregoin now is given share Et morrie unite this note is fully paid: Ed Uhlman A Time record Attiso Em Butchinson Jour Clark Accived and recorded out mason Jm 2 16" 1903 Toclork PM" Attest Esin Herretrinser Jour Clark

\$35, Q Nistrald July 2 1903 On demand ofthe date I promise to May Grod Harpcock or order Thirty five Locass Yalne neared with Interest This note is given for one dark no 50 concard wagon dock fina Jivile while tonto distance lafrile saine Wadgon to servain the property note is paid in full of a Groven A Nove record & Smittenson Town Clark Herrd and recorded at wind October Am

How all men by these Dresents That I Sanne a Grover of mason in the County of Cayford and State of Maine in consideration of swering five Dollars fraid by Hallen P While of Gileard Shirley Haselow of Albary and Elifford Wheren of Bittel all in Claid Country as Trustees of the Reabody fund The receipt whereof I the Sand Grover do lusely ocknowledge how grania forgained and Soled and by these prestents do grow bargain ambe sue unto The Said Thus hus the following govas and chathus vis and poir darly red horses eleven years old Some I had of GEO L Hancock Al Bolotiers miles, & Also one Jussey Con named beauty Eleven fears old same & have of John Lord To how & and to hold The said goods and Charles musto the Said Trus hier theis heirs Executors ordinastrators and assigno to their only proper use benefit and behoof forever, aired of the Said Samue a Grover do avouch myself to be the law and lawful owner of the said goods and chattels and how in me ford homes good sight and lawful authoring to dispose of the sande in manet aforesaid and I do for my self my hirs cheartors and admindratatos I hereby lovemant and agree to warrant and defend the Said ofvol chathers org smot the lawful Claims and dunands of all persons whomsom. moto the the Said Trustee Their hours Epsenters administrators and assigns Provided neverleveless that if the scrice Samuel & Grover his years admind salars Trustus their Exercitors ordiningstrators oven

or assigns the Sun of Severy fire decears in Sit months from this date with interest on said som at The saw of Sit per cent for amon harjable in advance untile fully notice this ties bill of Sale las also one custain promissary note training even date with these Mresents given by the said Grover No the Said Isustees to Many the Som and interest at the time before said Shall for be roid otherwise show semain in fall force; In Witness whereof I The Said Samuel Or Grown hove humans set my hand and seal this Seventh day A July in the year of our Lord one Didusand nine / hundred and their

A E Herrick

Attust Emin Hurchmer Clark

July 11. at Foelock PM.

Attest Erin Hurthman

Jom Centa

Mason July 9 1903 Anhun F Marrie or order (\$132 b) Thing low dolears will intrest will This trove and interest is fully haid Vaine Resired Come red outed within Cow Sif years old known as the Escastmason low, I came dark sed higher with white face one year old for which the to regoin note is give Shall sema the property of the Said Arthu F Marriel inthe this trave and interest is July poid Signed Eli A Grover A some second AMid Emin Huthinson Jour Clark Received received at maso gray 12, 1903 - 101 1, oclock Dm Atherst Evin Hutchinde Jour Clerk

26 WEST Bellul Aug 15 1904 \$ 180,00 For value received 12 promis to fory To the order of Crorge D marrill the Sun Of our hondred dollars and interes tal six pur ent milies france as frelowed Thirty dollars in Three Imouth's and the remainder in sig months from date. This above note is quen for Two bay mores one to snow as the Engeah wills more and the other for which this row is give Shau Tremain the property of Gro D Marrier while fraid V P Mills A true record A Mess Evin Huschmoon Town Colina Herived and seconded out mason Sept 12. " 1904 at 8 octock BM Emin Hewselinson Town Clerk

Low Custo

North Bethe nov 3" 1904 For value received I promis to pay It I loverage or baron the sun of Thirten Dollar Sifery days from date with intrest this cotors now is give for our Strip face Chismit & Horse years nears obd known as the Form Rirry House This said deribed Horse is No Obrand reamon the Property of the Said It I Cooledge until this I above note and interest is paid in full JA Me Kenzie Evin Fauschnise A true Copy Alliso Recived and recorded at have nov 12" 1904 at 8 ochock Am Emin Hutchish

the said A & Loveyor his Epricos admissitations or assigns the Sun of Lifey fore Dollars as followers Twenty form Love so in Six mouth from done the ballance and intrest in one year from this date with warest on said sem on the raw of sit for esin par annu payable muce fully paine this this bile of soile as also a certain promisory now belowing even

date with these presents given by the said

Elvinge & Merrill Toth said A & Longo to pay the sur and intue as the time aforesaid shall be roise otherwise shall semain in fuce force. Devidere Ales that it shall and may be lawfine for said merrile to continue in possession of said goods and chather mice Toreach of the orbord conditions In withess whire I the Said Elbriage D Murice have hereinto Set my hand and lear This Ivering fire any of Hovember in the year of old Lord on Topousand nine Ihmahus and for Figured Stated and Delivered in Presence Elbridge D Merrice & Una m Westligh A true secord Attoo Evin Hundrine Deervad and seconded of ma December 10" 1904 at eight Oclott Pm

30 \$ 150.00 Bathe Jan 13" 1905 For value received I promis 00 pay 15 The order of Ger D Marries the Lenn of one hundrand and fifty Dollars and interest at sit pur certi mice paid or follows on Demands This above now is given for one buy mare eighi years fold for which this note is your shale hermain the property of Fee D Marine and Subject to this which mice this nour is fully paix with fue permission to enter take and vend The Some waving ale legal righis of redungtione VR millo A True record Attuo Emin Hutchine Jour Blet Accord and service at main fan 25" 1905 at I oclock PM

nomas Mr Feb 25 1905 \$ 125 For value Buivere I Provis to pay to the order of HJ4EEAndrews One hundred transfive Dollars and milier out 6 purcent I mile paid as followers \$ 20 every two mouths The Gruy house is known as the Western harse for which this note is John Shaw remain the property of to this ander mittee this now is fally Would with full permission to Enter lake and Veard to Same; warring all leagal rights of redunquio JE Westlingh A true record Attest Emin Househ Herred dende recorded at mas 13" Tochock Pm

32 Narway Mu Mai 24 1905 \$ 125 For value second I promis 10 may to the order of \$17+ EE Andrews One Humarice and Twenty I'm docears and where at Sit per cand infile fand as follows \$ 20 mu month The man is block tonoun as The waster man for which this now is given show remin the property of the Said AJ±88 Andadeus and enogeer No this order mitile this note to factly para with fall primerion waving all legal rights of redarything A town sierra Evin Halchman Form Clist Recived and seconded at Masin April 3 1905 Six Oclock DM

33 \$ 65. For value rederrice I prime to may for The order of AFT EE Andrews Styling Ave Dollars and intree on 6 ful Vain wille Maid as follows \$ 20 the 25 of april land \$20 colony lovo months Thurs after The whome is brown one eyed know as The Slow man for which this were is ofwer Shall seman the property 1 NJ FTEE Andrews and Subject to Mis order untice this note is fully paid with full permission to Entel Nacke and vand the same warring all legal sights of sideryprion J & Wisherigh A true record Atter Emin Fachinson Jour Clerk Miserved and recorded at moise April 20 1905 at 7 octobe 29m

Maregage of Beroonal Property Know lall men by these Presents That I Eli A Ghover of Made Comy of Cofford State of main hi consideración De Mariny one dollars paid by Edeny & Atack of Belle his stine Country the receipt where I to I said Grover do huby ac knowledge have granue largaifed some sold and Ing these Phesents do gran bargain And Sell mito the Soila Park the following goods and chatters ving one I Beach and white cow six exers old same I lawied one red and white about fires years ald Dow one Gusen later three years ald one one variables Durham heizer there years and To live and to hold the Said goods and Challers unto the Sona ant This heirs reulord admistratoro and assigns to only profer use benefit and beloof forever and I the Sadd Grover as abouch my Self to be the line and lawfull lower of the Said goods and chatter and have In my Selft full from yord light and langere anthough so diffuse of the sorbe in manuf of me soid land I do for my seef my heis Eccutors and administrators thedeby coverant and aggree do warrant suche defeed the Baid dovor and chattet against the lawfull claims and demands of all persons whousover unto lin the Soud Part This hurs Epiculoro administrationes andaisigno Provided numbrouss that of the Said Grove his Eperators acimistrolors or assigns the son of Awany one dollars on dunand

N

36 Buthel May 18th 1905. 4(50.) For Value received & promis to pay f. a. Iwaddle or order fifty dollars in five months from date with interest The above note is given for one chestant two years ald call which is to remain the property of the said Iwaddle until the above note is paid in full Rei'd June 5-1905 - a True record attest - G. P. Bean Town blech (46 00) Bethel June 4 1805 -Gar value heceiver & framis to pay & le Twasdelle or order forty six god dollars on demand with in the Ohe above note is given for and chestnut horse with a white face being the same & had from the said Iwaddle and which is to remain his foroperty until the above note J. a. In Hengie is fraid infull Rec'd June 7 1908 a true record Cittest - F. B. Bean Town Clink Oxford June 26 1805 - \$(100.) or hearer the sum of one hundred dollars, on of demand with interest - The colf-for which of this is given is to remain the property of the Shaid & 6 Davis untill this note and interest is faid in full said call-being brown in color with a white pace and known as author & a some copy letters - F. & Bean I now clerk \$ Rich June 28 1905 - 11-12-30 P.M.

Honaw all Spren by these Presents That-I Eli a brown of mason in the country of Offerd a lind State of Maine In cansideration of one. hundred and thirty frive dullais haid by Elley & Park of Bethet in solid county of Oxford or The receips. Whereof & the said brover do hereby acknowledge have granded hargained and sold and by these fresents grant har gain and sell unto the said Bark this ---the following good, and chattals my one persy bow seven years old and one gissey cow or haifer three years old same had of Ervin Hutchroson one large red and white can somethad of said to whethinson, six years old and one largered and white cow seven years old sande had of said Hutchinson one large speckled Durham can allo all the eaws and after stack named and described in my mortgage to said Park dated ling 24 1905 and recorded in Masan Recards book 2 Page 37 subject to which markgage this markgage on said stack named in said martgage of ling 24th is given. Reference to which farmer may be had for a full description of said last normed stack To have and to hald the said goods and challals unto the said Park his hirs executors administrators and before foreever and the said Grover de avouch myself toute the true and lawful owner of the said goods and chattels and have in myself full power and good right and lawful coulhority to drepase of the same in manner aparesaid; and & do for myself my heis executors and administrators hereby coverant and agree to warrant and defind the said goods and chattels against the lawful claims and demand of all persons whomsoever unto him the said Park his his executors administrators on assigns Provided nevertheless that if the said Graver his executors administrators as assigns shall pay unto the said Park his executors adminus. tratail or ansigns the sum of one him died and thirty-five dollars in four months from this date then this will of sale as also one delain pronoussary note hearing even date with these presents given by the said Isaver to the said Park to fing the sum and interest at the time aforesaid

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shall both be void otherwise shall remain in full force in witness whereof & the said Ely a Grover have hereunto set my hand and seal this se cand day of October in the year of aurdous one thamand nine hundred and five Eli a Grover Est

For a valuable consideration to me paid by the Bethel Walranal Bank & do hereby sell assign and transfer to said Bank its successors and assigns all my right little and interest in and to the debt secured by the within mart gage and in and to all the property named therein subject to the prior marigage nanced therein Buthel me Out-3:41805 - Ellery le, Park That I archie J. Hutchinson, Eland Wills, and Elden C. Wills, all of Masin. in the Country of Oxford and State of Maine in confideration of one Tyles of Bethel, in said County the receipt whereof we the said. Hutchinson and Gellaw and Elden C. Wills do hereby acknowledge, have granted, bargained and sold, by these presents do tyrant, bargain and sells unto said Tyler the following grids and chattelo, viz: Shristy-frie and of and road, cut in four feet lenghto, and including me file of wood and the taining about twenty and me file containing about often ando filed rear the house of Druglass Cushing, in Said Wason. To have and to hold the said goods and chattels unto the Said yler - his his Executive administration, and assigns, to him

41 only perfect use, benefit and behand do arouch ruseling to be the true and lawful owner of said goods and chattels, and have in melias froll James, good right, and landful authority to disfuse of the carne in mariner aforestide and we do on meelno our himo, executivo, and administrators, howby commant and agree to warrant and defend the said yirdo and chattelo against the lanful clavino and demando of all persons whomsoever noto him the Tyler his hims, executions. administrative and assigns. Trovided Yeartheless, that if the said Hutchinan and Feland and Elden C. Wills, their executors, administrature or assigns, shall pay unto the said Lew H. Tyles this executive administrature or assigns, the sum of one hundred dellars in mine shouther from this date with intenst in said Sum, at the rate of six percent. per annum fray able annually. untill only fraid, then this sale, as also in certain promissing note, bearing even date with these forisents, give by the said renders to at the time afresaid, shall both be void, otherwise shall remain in toll and may be lawful and said to continue in prosession of said goods and chattele seals this thirtieth day of afril in d a hundred and Six,

Signed, Scaled and Deleined in Presence ( Chehie 1. Hutching) ( archie J. Hutchina) Elden C. Wiels Geland & Mills. Recired and recorded May 14 1906. a True record attest. Henry C Merrill. Jonn Cleark. \$ 100.00 april 30 th 1906. For value received, I funnise to Tray to the order of Lew H. Tyles months and date hereof with militast. (a.J. Hubblina Rained and recorded May 14th. Elol G. Wills Leland & Wills. a true rund attest Harry C. Warill Jone Clearly. \$65.00 Dethel, Marie, Mar, 19-de to pay to the order of George D. Monile sixty fix dollars, with interest at six per cert. This when into is old steers, for which this note is given, shall remain the forfeity To George D. Morrill und subject to this order, untill this note is fully fraid, with full premiseum enter, take and vind the same, naiving all legal rights of redemption. John Westlingh. Received und recorded June 29-1906 a true right attest. A.C. Werill Jone Clearly.

43 Bethele Maine aforib 26-do. \$45,00. Six months after date I formuse to pay to the order of G.D. Morrill orty oin dollars with interest as Gor / frair of speckled steers (red a God which this note shall. the farefuty of G. D. Wordle ject to his order untill and subject this note is tally paid with vend the same, naiving all ligal rights of redempation. John Westlingh. Recired and recorded June 29-1506 sund uttest. A.G. Merrill. Tom Cleark.

44 Honow all men by these presents that -We I & Westleigh of Mason offord Canny maine In consideration of the sum of one hundred sixty five dollars raid by Charles C. Davis of Oxford in county of Cofford and state of haine The receipt whereby, We the said I. E. Muthigh Dephen Westeigh do hereby alknowledge have granted bargained and rold and by these presents do grant hargain and sell unto the said Charles Co, Davis Two calls one station three years ald colors brown with while pace and known as arthur The other mare three years ald color brown and known as hannah the same & hanghe of Charles le Davis the station about one year ago and the more this day To have and is hald the said goods and chattels mis the said Charles lo Davis his hairs executors administrators and axigms to only proper use, herefit and behoof parever and & the said I & Westleigh & Stephen Westlerigh do avouch myself to be the true and lawful owner of the said goods and chattels and have in myself full from and good right and lawful authority to dispose of the same in manner afores did and do for myself hims executors and administrators hereby covenant and agree to warrant and defend the said goods and chattels against the lawful calains and demands of all persons whomsover unto the said Charle 6 Davis his heirs executors administrators or asigns Or ovided nevertheless that if the said I & Westligh & Driphen Westleigh thier executors administrators or asigns shall frag unto the said Charles le Davis his essecutors administratus or asigns the sum of one hundred fifty five dollars in one year from this date with interest at six for cent for amount payable annually then this bell of rate as also one certain promisory moti hearing even date with these presents given by the said 1. E. Wertleigh & Stephen Westleigh to the said Charles le Davis to pay the sum and interest - at the time apares and shall be void otherwise shall remain in full force Provided also that it-shall and may be lawful for said Westlerghs to continue in Joansession of said good, and chattel, until breach of conditions hereaf In witness whereof We the said I & Musteigh & Stephen Westleigh have hereund sit. and signed seals this minth day of body in the year of and done one themsand sime hundred and signed sealed and allaheled in presents I. & Westleigh Dely Rascore D. Stoples.

Westleigh Dely Within Westleigh Die both Rec'u mareader July 141906 attent to & Brosem bluk fro tim

(305 in) Bethel Oct- 6 1306 for value received & promis to pay to the order of yohn In Philbrook three hundred of fleen ballars and interest at six per cent sentil paid as follows In four mantes the whove note is given for pour open four years old all red with white faces the property for las high for which this note is given, shall remain the property of John In Philbrook and subject-to his order white this note is fully paid with full 1 furnission to enter take and vend the same waving all legal rights of redemilion & Johan Westlingth Rec'd and recorded Oct-16 1906 Go & Bean Town bleck Gro Jim Buthel 2/1-18 41906 \$ (80 100) For value received & promis to frag to John In Philbrook or arder eighty dollars and interest at six per cent in until paid as follows in one year The above note is given for one four manths old mare callof a dark hay color dam Eclair the property is for which this notices given shall remain the brokery of John Mr. Philbrook muit this now is fully fraid John Wesley wiel Richards recorded Oct -16 9906 Go & Bean Town Club Cro Time Unburn Maine Nov 2 1806 after date for value received & opromis to pay or Jonas Edwards ar order party dollars with interest 6 her cent in installments as follows 10 esid each month the same heing for sorrell passing mare able oli which have this day hought of said Edwards said froperty of said Edwards until agreed that in case of injury, sickness or lass of said ( he , the property that this white shall be paid in full Daughas Constring. Maron Marine wi. 8 6 Buthel RJ. 2014, Ricid and recarded Nov 81906 ndud J. A. Bean lown belerk protein

\$ (43,00) masion Oct-15-1806 For value received & promis to pay to the order of Samuel J. Recard forty three Lollars and intend at six 6 per cent until pard as follows - sollars down and ten dollars on the 15th of elach thereafter-The Leadin wagon color blue serven wheels into meh spoke 4x2 rim ironed with 4x% steel live 2m ayly for which this note is given shall remain the property of Samuel & Recard and subject to his order until this node is fully paint with full permission to enter take and wind the same warving all legal rights of redention a vine copy attest F: b. Bean town belerk for times Witness & amson Scribner Ricd andrecarded Sant/21906 150 For value received & promis to pay to the order of H. F. O & & andrews one hundred fifty dollars and interest at-6 for cent: until fraid at follows 50. May 1 hal lone year The grey mare for which this how is given shall remain the property of The said # 9. & 6 6 andrews and subject-to thier arder, muit this mote is fully haid with full permission to enter, take and wend the same waivind all legal rights of redisplacion Recid and recarded Dec 3rd 1906 tomble polin

47 Humo all men by these Bresents That-Thomas & Westleigh of mason incounty of Oxford and State of maine in consideration of the sum of shoenly five too dollars haid by Charles & Downs of Offard in county and State afare said Thomas & Westlingh do hereby acknowledge have granted hargarned and sold and by there presents do grant hargain and sell muto the said Charles le Davis Two calls one mare thru years ald mar color brown and known as hannah the same I hough of said davis about one and one half year ago the other a black mare three years ald and kshown as the dean Igher To have and to hald the said grads and chaltered unto the said Charles C. Davis his hiers executors administratures and asigns to his only proper use herefit una help of forever and & the said Thomas E. Westligh do avought myself to be the true and lawful owner of said goods and thattely and have in myself full proper good right - and lawful with rity to dispose of the same in manner afores and and I do for myself hears executors and administrators hereby cornand agree to warrant and defent the said goods and chattals cults against the lawful claims and demag of all persons whomsover unto him the said Charles le Davis heirs executors administrators or asigns Travided severtheless that if the said Thomas G. Wesetligh his executors administrators or asigns shall Juny unto the said forharles le 20 avis executars administrators or arigns the sum of severity five dollars in six mand months from this date with interest-at-six for and for armen payable annotally then this hill of date with these presents given by the said Thomas & Tyler to the said Charles Co, Davis to pay the sum and and interest as the time afores and shall be void otherwise shall remain in full parce Provided also that it shall and may be lawful for said Westleigh to cancerne in passessing of faid goods and chattels muit breach of can dilions hereof In withness where of & the said I ham as & Westerigh have heremy set any hand and real this 12th day of December in the sear of our dars and thousand mine hum dred and six I & Westligh Heal signed sealed and delivered in the presents of Joseph VH unting a Time bopy attent Fil, Be an Ric'd and repear de adde c 12-11 1906 J & Westligh Heal Jan Couch Pro lina

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Remove all then by these Oresents That - I John Westleigh of Mason in the downly of Oxford and State of Marine in cansideration of One Hundred Twenty Tive (125) dollars pain by Rachael Wintligh of said Mason, the receipt whereof I the said John Westleigh do hereby acknowledge have granted and sold and by these presents do grant sell and convey runts the raid Rachael Wilthigh the following goods and chatteds Tig one dark grey red roan coll from years ald with a stripe in the face and one white foot known as the Chais htbattedt To have and w hald the said goods and chattels unto the said Rachael Westleigh her heirs executors adminustrators and assigns to her only proper use himseful and hehoof forever and I the said John Westlingh do wouch myself to be the true and lawful awner of said goods and chattals and have in myself full hower good right and lawful authority to dispate of the same in Manner aforesaid; and I do par myself my hois executors and administrators hereby covenant and agree to and with the said Rachael Westleigh to warrant and defent the said goods and chattels against the lowful claims and demand of all persons whamsoever unto her the said Rachael Westlight her heirs executors administrators and asigns Provided nevertheless that if the said John Westleigh his executors administrators or asigns shall pay muto the raid Rachael Westleigh her executions administration as asigns the sum of One Hundred Fronty Five dollars in six mouths from this date with interest on said some at the rate of six fer int per amount pay able answally until fully paid then this bill of sale as also one centarin promissory mode hearing even date with these presents given by the said John Westleigh is this aid Rachael Westleigh to pay the sum and interest at the time aforesaid shall be void otherwise shall remain in full force Provided also that it shall and may be lowful for said John Westleigh to continue in possesisson of said good and chattely until breach of the above conditions breach of the above conditions In Witness Whereof & the said John Westleigh have herenny set my hand and seal this thirtieth (30) day of march in the year of our Lard one thousand mine hundred and sever Lydia M Wistleigh John Westleigh Fint a True copy attest F. & Bean lower blink

8(175) Norway Me Cepril 12 1907 For Value Received & promis to pay to the order of H, J. G. & & Cindrews one Unndered and seventy five blollars and mother - at 6 per cent, until paid as follows part in Now bal, withing far The bay horses for which this note is given, shall remain the property of the said H, F, & nted E, E, andrews and subject - to their order until this nate is ids ally paid with full permission to enter take and wend /re the same, warving all legal rights of redemption iol= a true capy cettest - J. & Bean town black of Cathany buly 23 1907 For Value received & promis to pay Seo & Grover Within e. 5 ur the or hearer the sum of sixty five dollars (65,00) as follows ve. one half to be paid the first of Nav, next the bal, six Ty myself months from date with interest-The above note is given for some have boy in colors known as the Best drifkin have, also tu two cows black and white in color, known as the inde Dana morrill cows the above have and cows are thigh until this nate is fully paid 10 Sans Douglas Cristing May This certifies that I have this day sold and ho\_ delivered the above named cany to the said her cent E Grover in presents of, Banister Grover Received payment Douglas Cushing sald a true copy letters - Fi & Beam town bluke teigh rord (8/210.m) Belle seft- 27/90) For value received & promis 12 pay to theorder of John In Philbrook in two hundred and ten dollars and intered at six per cent until fraid as follows in one year The above note is given for one bayor brown have six years ald known as the Ho B. y until ennto Goodnough have the note for which this note is given shall remain the property of Jahn In Philbrook and subject to his as der, mutations now is fully haid with full furnision to enter take and vend the same waving all light rch nd Stephen Westleigh right of redemption Sept-20 1907 / attest J. & Beau town beluk

50 \$ (90.00) Bethel Sept 16 1917 For value received & firamis to pay to pohn An Philbrook or order minty dullars and interest at six per cent-world paid as follows in six months Goodrich horse and for one prof double horners callars collars & rubber rings that was on the harnes the property of which this note is given which shall remain the property of this said formen Philbrook and subject to his wider until this more is fully from's with full permission to entir and take the same Thomas 6, Westlingth Nav 5 1809 F. B. Bian lown Clink For Value received & Cramis a pay to the arder of f. 6 Billings sixty five dollars and interest-at 6 per cent until finid as forland Thirtyfive dollars down and the balance in three months thereafter The cancina style wag on for which this note is given shall remain the propert of & Billings and subject To his order until this hate is fully fraid with full permission to enter take and wind the same waving all legal rights of redemption a time copy attest - Stephen West Nav 12/907 F. P. Bean town bluk Stephen Westleigh Dec 5-1/2 1507 dix manthe after date I promis to Jung to the arder of S. D. In wrill the simm of sixty dollars and interest at his per cent until fraid This above note is given for ane red cow eightgrans ald and one brindle heffer two years ald one grisoled cow six years ald and une black and white cow four year old for which this not is your shall remain the property of & Do marrill and subject - 15 his order mutil this note is fully paid with full permission of entir take and vehid the same, waving all legal rights af redemption Elile Grover Dre 121957 & & Bean Irwn bluk a True copy attest

For value received & grownis to pay John I Lard or asder thirty dollars in one year from date with interest. The wo year old red and white speekled heifor for which the above note is given being the same as said Lard brught of Chas Earnes of albang The above duented heifor is to remain the property of the said bohn I: Lard mutil the above water and interest is fail in full S. O. Grover.

But copy attest - F. P. Dean Town Colerk
hason Dee 18 1907

For value received & Bromis is pay to the as der of John Mr. Philbrook two hundred dollars and mered at six for contrasorate paid as follows for dollars an demand and anchundred rifty dollars on six months thereofor the above note is given for one for of four gears old ofen red and while known as the a M Carter ofen the property for which this note is given shall remain the property of John Mr. Philbrook and subject to his order until this nate is full fraid with full fermission to enter take and vend the same waving all legal rights of redemption afron the same waving all legal rights of redemption around an 10 1908 F. & Been town tollich

The value received & promis to pay John Fidord or arder sixteen dollars in two years from data with interest— The fresh heifer calores for which the above nate is given are discribed as follows one is dork and with star in forehead the other is light and with star in forehead and some calore said Lard brought of behas Carnes of albany the above discribed calore are to remain the property of the said John Fi Lard must the above note and interest is paid in full the Grover.

a True capy litted F. & Blean town be like

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For value received promis of pay to better & Igler or arder minty dollars and interest mutil fully facial as follows pressive dollars the first of July next which mext and the balance the first of July next the above note is given for aniblach mare known as the Vashaw mare having whitestip, in face and two while hind freet also one Jean doubt sled with whifeltrees and where also one Jean doubt sled with whifeltrees and ways the sleds known as the left thus and and length ways the sleds known as the left thus while hind property for which this note is given shall remain the property of the said but the given is given shall remain the property of the said but the fully paid with full purinision to enter take and was the trame. Thomas & Wallington and was the trame. Thomas & Wallington to enter take and was the 15 the same than a look

A (140) Buthil March 28 11/808 For value received & promis to pay to the arder of John In Philbrook one hundred & for it dollars and interest at nix six fir and mist fraid as follows in six manths.
The above note is given for one for ofstefan grans ald high red with stars in free the property for which this this mate is given shall remain the property of John In Philbrook and subject - in his arder until this nate is fully paid with full permission to enter take and vend the same warvind all legal rights of redemption John Wesley Don 25.4 a wire capy attent-Maran Smar 20th 1908 Honor all men by these Presents That & Thomas & Westligh of Mason in the downly of Oxford and State of Maine In consideration of the sum of one hundred and farly-five dallas paid by John he Philbrook in said canny of Oxford the except whereof & the said Mothigh do hereby a chinawledge have granted, hargained and raid and by these presents do grant bargain and sell unto the said Philbrank the following greds and chattiels my one brown have seven zears ald known as the Boston haves and one cheap huggy was on hing the horse and wagon & fine chased of said Philhrook May 212 1808 To have and to hald the said goods and chattels unto the sound Thelbrook his Heirs Executors administrators and assigns to his only proper me herefit and behoof forever and I the said Writligh do avouch myself whe 11the true and lawful awner of the said goods and chattals lack and have in sugarf full power good right and lawful authority is displace of the same in manaver aforesaid and & doffer myself my His Executors and holoministratus hereby coverant and agree 17 warrant and defend the said goods and chattals against the lawful claims and deman fall fresons whomewer wood o him the said Philbrook his 1 Heirs Executors holministrators and assigns Pravided neverthless that if the soil Westeigh his Erecutars administratures ki or arigns shall pay unto the said Philhroak his Executions administrators or assigns the sum hundred and farty- five dollars as follows vij dollars on or before October 1 st 1368 and hinty dollars on or before may 27 1309 with interest -

54 at thing for continue fragable annually then this hell of sale as also one certain promissory mate bearing even with these presents given by the said Westlich To the said Philbrook to frag the sum and interest-at-the time afores and shall be void atherwise shall remain in full farce In welvies where of & the said Thomas & Weetligh have hereunto set my hand and seal this twenty-wouth day of may in the year of our Lord one thousand mine hundred and eight Signed sealed and delivered in the of Thomas E, Westleigh Parline E. Philbrook a true afy attent - F. & Rean town beliek m anon June 9 11908

Marigage deed of Bersonal praperty Henaw all hen by these Brevenis That - & James & Westligh of mason in the county of Orfard and state of maine in consideration of one hundred twenty dallars paid by Rachael & Westlings of said Muson the receiptwhereof & the said fames & Westligh da hereby acknowledge have granted and sold and by these presents do grant-sell and canvey unto the said Rachael I. Westlings the following goods and shattels my. one pair upen in calar while same & hought - of James a where of Rumpurd To have and whata the said goods and chattels must Un said Rachael & Westligh her heirs executors administrators and assigns to only proper use hereful and hehoof frarever lind & the said pames & Westfeigh do avanch myself to be the true and lawful awner of the said goods and chattels and have in myself all power good right and lasoful authority-to dispuse of the same in ma mor aforesaid and & dofo myself my hairs exerctors and administrators hereby cavenant-and agree it and with the said Rachael De Wistleigh to warrant and defend the said goods and chattels against-the lawful classes and demands of all persons whomsoever world her the said Rachael & Westlingh her his executors administrators and augus Provided Hevertheless that if the sould farmes & Westleigh his executors administrations or assigne shall pay unto the said Ruchael D Westligh her exessions administrators or aringno the sum of one hundred twenty dollars in my manth from this date with interest on said sum at the rate of six per cent-for amount payable unmally until fully fraid then this hill of sale as also a certain promosony note hearing even date with these presents given by the said fames & Westeigh to the said Rachael D Westleigh to Jung the sum and interest at the time afaces and shall he void atherine shattermain in full force Provided also that it shall and may be lowful for said games & Westligh to cantinone in passession of said gards and chattels until breach of the above canditions in witness whereaf I the said James & Westleigh have hereights set my hand and seal this twenty first day of deplember of our Land one thouse

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Bethel 110 21 1918 For value received & promis to pay to the arder of John In Philbrook one hundred thing dollars and interist at six per cent mutil paid as follows. in six months The above note is given for one for, of oxen five years ald, red with white faces the peopledy for which this note is given shall remain the hasperty of bohn he Philbrook and subject to his order while this note is fully fraid with full permission is enter, taked and rend I the same howing all begalrights of redempohon. John Wesleigh a time capy alles. F. J. Beach wown whereigh \$ (200.) Billed De 7 h 1908 For value received & promis of frag of the order of John In Philbrook two hundred dollars and interest at six per cent until paid as follows are hundred dollars in three months one hundred dollars in six months The above note is given for one or of oyear six gians old black and while the properly for which this note is given shall remain the property of John M. Philbrook and subject to his order unit this note is fully haid, with full permission enter take and wind the same waiving all legal rights of John Westleigh redemption Dec 7/1908 Fi & Bean town blink. a true copy attel-A/25-00 Bethel March 13 1909 For value received fromis wo pay to John M Philbrook or order one hundred & twenty five dollars and interest at six for unt until paid as pollows in six mouths The above nate is given for one Por of four years old steers black with white faces The property for which this note is given shall remain the firsperty of John In Philbrook and subject to their as der until this note is fully paid with full flermission to entir take and rend the same waiving all light right of redemption John Weilligh Mason har 19 1919

57 P(175-) For value received & promise to pay to the order of H. G. & E. E. Cinchews Concluended swelly five dallais and and interest - at 6 per cent - mutil paid as follows within one year The Chapman haves gray and room For which this mate is given shall remain the property of the said A. F. & E. E. lindrews hili and subject to there arder until this nate is fully in paid, with full permission or enter take and vend k the same warding all legal rights of redespetion Longlas W. Crishing Cefor 17 1909 renol a true copy attest - F. & Bean town click on. \$100.00 Bithel Sept-61909 For value received & promis to frages the order of John M Philbrook one hundred dollars and interest at try per cent rentil finid as pullaws Jo. in one year The above note is given for a lives F rdred one two years ald call-of a black calar sy The property for which this note is given. ofens shall remain the property of John m Thilbrook for and subject to his order while this note is Jusyfully haid with full permission to unter wil take and vend the same waviving all legal Ner rights of redemposon 15- of John Westleys Life -7 th 1909 a true copy letters - I. & Bean town blink ok or r ent us. iliimum y der milian

58 James Westleigh of mason in the bound of Oxford and State of maine in cansideration of the sum of severy fride dollars paid by Paulus dawe of Newry insais Coming of Oxford the receipt where of I the said Westleight do hereby acknowledge, have granted, bargained and sold, and by these presents do grant, bargain and sell unto the said Lowe the following goods and chattels, vis; one pair steers about three years old, with white heads and jirthing about and one half feet. To have and to hold the said goods and chattels unto the said Lowe his Heirs, Executors, and assigns to his only proper use, benefits and beloof forever. and I the said James Westligh do arouch myself to be the true and lawful owner of said goods and chattels, and hum in myself full power, good right and lawful authority to dispose of the same in manner aforesaid; and I do for myself my Heirs, Executors and administrators hereby coverant and agree to warrant and defend the said goods and chattels against the lawful duins and demands of all persons whorksoever unto the said Lowe his Hirs, Executors, administrators and assigns, Provided nevertheless, that if the said Westleigh his Executors, administrators or assigns, the sum of seventy - five dollars in three months from this date, with intlust withat six per cents per ananom, payable semi annually, then this bill of sale, as also one certain promisory note bearing even with these presents, given by the said Westleigh to the said Lowe to pay the sum and interest at the time aforesaid, shall both be void otherwise shall remain in full force. In witners whereof I The said James Westligh have here sento set my hand and seal this tiventyseventh day of august in the year of our Lord one; thousand rive hundred and nine Signed, I ealed and James Westlinghill Delined in presence of J. B. Merill: a wine copy Cilar 7. A. Benn Clark

59 \$(130.00) Buthel Seft-18 1909 for value received & promis of pag to the order of gohn Mr Philbrook one hundred otherty dallars and zu d ny interest at six per cent suntil haid as follows in six model months The above note is given for one for Westleig three years ald steers of a redealer the property old, for which this note is given shall remain the property of John in Philbrook and subject nto the : one with full fermission & enter take and wend the seeme waving all rights of redemplian sand hold e his attend - Fit Brian inon belenk John Westleigh is only aid Sept - 28th /809 and have Buthel Maine October 26. 1509 \$ (200) and rature tive manths after date & promis to pay to the end order of Punlus down with hundred Idallars with wins much at nix per cent, mutil this nate is haid. Lowe value received. The pair of grey horses one hing B, a horse about rime years ald end the other a mare ine f about seven years old for which the foregoing note is given shall remain the property of the ate said Paulus Lawe until this nate is fully paid ay able Maron Nav 19 th 1909. Clarence a Tyler cirtain a true copy attest - 4: & Bean lown blick pay 4/145) Bether Gally 6 13 10 ri, On demand after date & Opromis to fray to allan M'Lead or hearer the sum of ohe hundred tydollars for value received with interest at 6 per cent until haid The above note is given for four calves. Which is of remain the property no of allan Mideod until the whove nate and interest is fully paid gohn Westligh Cora & Mason a Time capy attest - 2 g Bear Com Clerk

Know all men by there Bresents That & John W Westley of Mason in the county of Oxford and State of Marine in carridoration of the sum By John In Philbrook of Buther in said whereof I the said John W. Wistley do hereby acknowledge have granted hargained and and well unto the soit from ho Chilbrook thefollowing goods und chattals vij and hair dark red upen about four years ald and thaving white hind feet and stars in thier day purchased of doloman Westley To those and to hald the said goods and chattal unto the said Philbrook his xiers Executors, administrators and assgns whis any firsper use herefit- and hehoof forever and & the raid Westley do avanch myself to be the true and lawful awner of the said goods and chattals and have in myself full framer I the rance in makener whores aid and 4 do for myself my heirs Executors and administrators hereby consorant and agree to warrant and defend the said goods and chattals against the lawful claims and demands of all persons whomeofer unto him the said Philbrook his Keirs Executars administrators and lingers Oravided neverless that if the said Wasteys his Executors administrators or asigns shall pay unto The raid Whilbrook his Executors administrators or asigns the sum of one hundred and forty dallais in six manch from this date with interest-at my furent for annum frayable servi annualy then This will of rall as also one certain promissary note hiring even date with these presents given by the said Westly to the said Philbrook to pay the sum and interest - at the time aparesaid

61 shall both he void, atherwise shall remain in full force have herenito set my hand and seal this Lard one thousand mine hundred and ten 1 Signed dealed and Delivered John Westley & in operisence of 7. B merrill a true capy attest - J. J. Bean town bluk A(363,14 For value received & promis to pay to the order of H. F. & E. E. andrews three hundred sixtythree 1th as follows By Whil! The black have bought - Sept 8 1811 and black horse hought-last For which this pate is given shall remain 3 the property of the said A 466 & andrews and subject of thier or der until this note is fully haid with full permission to enter take and vend the same waiving wer all legal rights of redemption aal. J. a. M. Kengie 6 li true copy attest - I & Bean town Clerk tralors fund fren lais tratas w resent work resaid

62 Know all men by these Presents, That I Eli a. Grover, in consideration of the sum of 9/96/— paid by H. M. Upton the receipt whereof I the said Eli a. Grover do hereby acknowledge, have granted, bargained and sold and by these presents do grant, bargain and sil unto the sald H. M. Uptote the following goods and chattels, viz: One horse, eleven years old, dark bay mare, white hind feet, etrip of white in face and known as the Hubert York mare. One farm wagon, having two inch exes, it being the wagon I had of John Hord. One grazed Durham cow, & years old that I raised. One brindle cow 5 years old known as the Geo. Briggs cow. One Guonsy heifu three years old that I raised, she is Guonsey color, due to calve in March. One Guonsey 4 years old, red and white that I raised. One Gronsey 4 years old, red and white colors due. to calve in March 1911 To have and to hold the said goods and a chattels unto the said H. M. Upton Heirs, Executors, administrators and assigns to his only proper use, benefit and hehoof forever, and I the said Cli a. I rover do arouch myself to be the true and lawful owner of the skid goods and chattile, and have in myself full power, good right and lawful authority to dispose of the same in manner aforesail and do for Sovenant and agree to warrant and defend the said goods and chattels against the lawful of claims and demands of all persons whomsolver I unto him the said H. M. Upton Heirs, Executors & administrators and assigns, Eli a Grover Excutors, administrators or arign shall pay unto the said H M. Upton Excutors, administrators or assigns, the sum of \$190.00 in six from this date with interest at six per cent. per annum, payable semi annual - the eciyet d sold nod sell ods. dark arm agon as ue To

due. id Jonly to be goods lu, 000 hereby end o

lawful solver culor said arign cution 10.00 estat dunual then this bill of sale, as also one certain promissory rote bearing even date with these prehents, given by the said the li a. Grover, to the said the Milyeton. to pay the sum and interest at the time aforesaid shall be void, otherwise shall remaind in full have hereinto set my hand and seal this thinkers day of December in the year of our Lord one thousand neine hundred and ten Signed, Sealed and Delivered Ele & Grover, A in the presence of Sarah H. Grover, a True copy letters - F. & Bean lanen Club

assignment of wages, with power of attorney Know all Men by these Presents, That I, Charles P. Thitiston of Mason, Maike in consideration of Onehundred and Fifty Dollars to me paid by Lucinta & Waterhouse of skid Mason the receipt whereof I do hereby acknowledge do hereby assign and transfer to said Luciida & Waterhome all claims and demands which I now have, and all which I may and shall have at any time between the date herebf and the twenty eighthe day of December next, against Jack M. Kenize for all sums of money due and which, at any time between the two dates last before mentioned herein, may and shall become due to me for services as laborer to have and to hold the same to the said ducinda & Waterhouse and her legal representatives forever.

and I, Charles P Thurston do hereby constitute and appoint the said Lucinda S. Waterhouse and her assigns to be my attorney irrevocable in the premises, to do and perform all acts, matters and things touching the peremises in the like manner to all intents and purposes as I could if personally present. ighth day of December at 1910 Charles P Thurston &

Cheles P / hurston. Q H. Hastings a True copy attest - J. J. Bean town bleck

For Value Received & from to frag to the order of A. J. & E. Clindrews four hundred 10 thirty three dollars and interest at six per cent: until paid as follows \$35. per month The bro horses for which this nate is given, shall remain the property of the said and d. tu. H. F. & E. E. andrews and subject - a their order until this note is fully fraid, with full permission to enter take and vent the same iven waving all legal rights of redempliane Thomas & Westlingh attent - F. B. Bean town belief In The copy 4(500) Cuhum Maine May 15th 1913 Six months after date, for value received & fromise to pay to the order of Chas D. Hasty Five six for cent, until haid the same hing for Town two gray horses which I have this do Clerk. bought of said Chas D. Hosty and said horses to remain the property of said Chas de t 8,1911 Horsty mutil said hum and interest - are fald in full John Westleigh Res Mason OO W Bethel Q i a true copy attest - 7 & Bean town bluk Gast Wolufrard Maine Nov 22 nd 19/3 5 this One year from date for value received the promis e. to pay & 6. M. Intere ar order (50) from dollars with ii ! interell-at-rix per cent- & O. Grover full ame, The above note is given for a Halstin bull ealf ten manth old the hame ealf boughtof the said of & Mis Intere The ealf it remain the ٤. property of the said of & het mire until this mate is faid in full & O Grover Cluke Eli a Grover

Just months after date for value received. I have the surm of twenty seven. Adulars with interest. The surm of twenty seven. He two Yarls shire shoaters, one male and one female, being earne shoats had I wheles and subject to like alder. Paid with full hermesion to enter take and wend the Rame, waiving all legal rights of redemption, Eh. A. Grover. Witness Ella. a. Grover. March 20:19 14. A true Cafey aftest Eli A. Grovey, bleck of Mason Received and recorded at mason nach 30-1914.
at 2.30 oclock P.M. Eh. A. Lover blerla. \$ 600 7 Aubioris me April 7:1914 Two months often date, for value received I promise to pay to the order of bles Dittasty six Hundred Dollars at any bank with interest at six percent, until paid the same being fact One Brown mare and one Boy thouse which I have this day bought of Raid Blue D. Hacty and said property to remain the property of said blas D. Hasty until raid sum and interest are paid in Gull, John Westleigh Res Mason Ros West Bethel. march Afril 14-1914 A trive bopy Attent Received and Recorded at Macon Afril 94 19 14 at 8.45 A. Mr. El- A Grover blesh, of mason.

Know all Men by these Presents. That teli A brover of mason in the County 9 14 al. found by Brown M kreeley at Oxford in said bound by Brown the receipt, whereof I the said Elit I brower do hereby acknowledge, have ven. branted bargamed and rold, and by there fresents do grant bargain and sell unto the id kaid Bion the Greeley the following goods & chutiets, veg One certain have, bay in colar, called the Hasty horse, shird to be about 12 years old, and this day purchased by me of Jag Raid Greeley. To Have and to Hold the said goods and chattels muto the said Bion In Greeley, his heirs, execution, administrators and assigns, to their only profer use, benefit and behoof forever, And I the said the A brover do as ouch myself to be the trive and lunfull owner of the said goods and chattets, and 2001 have in myself full power, good right, and lawfull, antwitty to dispose of the same in manner aforesaid; and I do for my self my herrs, executors, and adminis-4 tratare, here by coverant and agree to warrant and defend, the said goods and chattels against the lawfull claims and 2! demands of all fersons whomesoever, unto him the said Greeley red heir, executor, administrators and assign, Provided Nevertheless, that if the raid to li. A. Isrover his execution administrators, or assign chall pay unto the said Brown In Succeey ety his executors, administrators the suns of One hundred & Fifty dollais fayable 10 today: 10 on the 6 of may, June, July, Awg 50 on fant-15 and falance on April 1-15, From this date, with interest on said sum, at the rate of seix per cent, per annium, untill fully pard, then this fill of eale, are also a certain promissory note, bearing ever, date with tituse presents, given hyraard El A. Grover. to the raid Bran In. Greeley to fay the sum and interest at the time aforesaid, shall both be void attenuise remain in full forces Provided A leo, that it shall band may be lawfull for said Drover to continue in possession of said goods and 14 chattels with breach of this mortgag

| Leontrined fram Page 67.1 68 In Witness Whereof, I the said Eli A knover have thereight set my hadd and real this exit. day of April in the of our Leard one thowsand sine hundred and fourteen, (1914) erged sealed and Delivered in presence of Alton, C. Wheeler, & Eli A Grover, End, Received and recorded at mason April 8-19 14. at 12 aclack . hoars Eli-A, Grover, Clerk of Mason Know all men by these Presents. That I, Douglas W. Cushing Mason in the Country of Oxford and State of maine is consideration of the sum of four handred and fifty dollars faid by Walter G. Emery of Bethel in said bounty the receift nohere of I the said Douglass W. Bushing do hereby acknowlede, have granted, bargained and sold, and by these presents do grant, bargain and sell unto the said Walter G. Emery. the following goods and chattete, viz: One pair bay horser, four and five years old being the same horses this day bought by early bushing of said Emery lo hove and to hold the said goods and chattels unto the said Walter & Elmey lin, Heirs; Executor, Administrators and Assigns to their only frojer use benefit and beloof forever, tond I the said Douglass Whoushing do avouch myself to be the true and lawfull owner of the said good might and lawful authority to dispose of the rand in marner afore said; and I do for my self my Heir, Executors and Administratore, hereby bovenant and agree to warrant and defend the eard goods and chattels against the lawful claims and demands. of all persons whomesoever.

unto him the said temery, his Heirs, Executors, t. Administrators and It esigns, Provided Nevertheless, that if the said ine Douglass W. Custing his Executors, Administrators on Assigns, shall pay with the said Walter S. Emeny, his Executors, Administrations or Assignis, the sum of four hundred and fifty dollar's on four months, from this date, with interest at six per cent, her armin, then this bill of sale, also one certain promiserous note bearing even date with these presents, given by the and bushing to the said Elmery to has the sum and interest at the time aforesaid, shall both be void, otherwise shall remain in full som In svitness Whereof, I the said Douglas W. Ce weling have hereunts set my hand and seal this Eighth day of It first in the year of our Lord one thousand mine hundred and hel familien, Signed. Sealed and Delivered ave in presence of Douglass W Cushing Colo, Park mery. For a valuable consideration to me faid by eing Bettel National Banka, of Bethel, Minine, I do hereby sell, assign and transfer to said Bank, it encesses are and assignis. the with mortgage and all my right, title and interest in and to the Rame and the note recurred by it and in and only to the property named in raid mortgage. Dated, Afril 8 th 1914. ngelf Walter & Emery. Received and recorded Afril 8.1914. It 2.45-aclack P. m. Eli Alarover blerk A true copy Attest— Eli-A brown blerk of Mason. love, efend ful ver.

70 Know all men by these Presents. That I folm Westeigh of Mason in the lounty of Expord and State of of Marine. in consideration of the Rum of two hundred and hventy eix & 34/100 dollars, faid by Seorge & Marill of Bettel in Raid bounty. The receift whereof I the Raid Westleigh do hereby acknowlege, have granted, bargained and rold; and by these presents do grant, bargain and rell unto the kand beorge D. monile the following goods and chatteles viz: One poir of gray horses, five or six years old and being the houses fought by me of Char D. Hasty of Awburn. The obout one year ago, for have and to hold the said goods and chattels and the Raid George D. Morrill, his Their, Executor, Administrators and Assign To his only proper use, benefit and beford forever, And I the said Westeigh do avouch. myself to be the true and lawful owner of the said goods and chattels, and have in full hower, good right and lawful authority to dispose of the same in manner afore early; and I do for my self, my Herri, Executor and Administrator, hereby coverant and agree to warrant and defend the said gooth and chattele against the lawfulk claims and demands of all persois whomesoever, and him the said morrill, Heirs, Executors, Administrators and Aseigns. Provided nevertheless, That of the said John Westleigh fin Executors, Administrator or Assign. shall pay unto the said George D. Mosrill, his Executors, Administratois ar A seigniz. the sum of two hundred and twenty aix dollair and thirty four cente in six months ommum, hay able annually, them this bill of sale, as also one certain promissory note bearing

even date with these presents, given by the said Westleigh to the said Morrill to hay the sum and interest at the time aford said. shall both be void, other give shall remain in full force, where of I the said John Westleigh have here unto set my hand and sid seal this twenty eighth day of April in the year of our Leard one thousand since hundred red land fourteen, Signed, Sealed and Delivered in presence of. John Westleigh B Zema Westleigh nl At two copy attest Eh A. Grover. Clerk of mason. nd Received and recorded at mason April 29. 1919 at 11. oclock A.M. Eli-A Grover, Clerk. Moson The May 18/9/4 \$88.00 2/ & Bennett or order, eighty eight dollars in id ; one year from the blate here of with interest Ilis note is given for eleven sheep and eix lambs, said sheep bering marked with a clif in the right lan and being all the sheep tele and lambe now in fossession of myself and property of Raid Prescoft & Bennett untill this note his paid in full with interest A true copy Attest Eli H Grover Clerk lan nly Received and recorded at mason may 21 1914 at 10 oclock AM. Lover Clerk Ch-A Grover Clerk ler sale

72 \$65.00 A boary June 29 th 1914 for value received I promise to foy & W Eysterian or his order the shim of Sixty five dollars in lais in October next and the balance by the first of January meat with interest The above Note is given for one brindle bow said to be mint years old last apring known as the James Hersill bow also one red white faced calf by her side that is two 121 weeks old suid bow being the same said Eastman back of Engene meken said bow and bolf is to remain the profess and Interest is fully paice Witness
Ins Dollie C. Eastman. Thomas & Westleigh.

A trive copy Attest Eli A. Grover Clerk

Received and recorded July 6 in Book 2 Page
72 at 10 octobe A. Mr. 1914.

Ce h A Grover.

Ce h A Grover.

Ce h A Grover. \$148 Bethet has Sept -12 - 1912 or order. One hundred and fasty light dollars in sever month The above note is given for three cour, and two years block and white two cours some years old red & white the property for which this note is given shall remain the property of John Milbrook untill the note and interest is Paid. Do, M. Conshing. A true capy Altest- El- A knover, Jour Clerk, Received and recorded Sept 1 in Back 2 . Page 72. at 12:40 aclock. P.m. 19 14 Eh-Aksorer, blish,

Mason Maine Oct 2:18 14

Far value received: I promise to pay to the arder of Stephen & Wesley, Ino Hundred Vollars in Dix months from date, with interest folm Wesleigh Received and recorded Out 19 14 of 2 velack 1971, out mason A time copy Attest Chi. A Grover Clerk of mason. olcilel nolle Know all men by these Presents: That I, I this Wesley of Mason Majile. -in consideration of the sum of two hundred Sollars paid by Slephen & Wesley of said mason e Kee oferty the receipt whereof of the said Slephen & Mesley. do hereby acknowledge, have granted, barquised sold, and by these presents do grant, bargain and well with the Laid John Wesley. The following goods and chattels-vig One paid of bay houses, one house has star in fore head - each horse is about six years old and being the same which I'M. Vashaw farmerly had and the same which I of Hought through Page To have and to hold the Raid goods and challets unto the said & teplen & Wesley his Heirs Executors, Administrators, and assigns role. To his only proper well, benefit, and behook for ever, Hand I the raid John Wesley, do avouch myself to be the true and lawfull block ourses of the said goods and chattets, and have in my-kelf full power, good right; and lawful anthority to dispose of the same in manner i the in te aforekaid and I do for onyself on theirs. Executors, and Administrators, hereby 7. leste, covenant, and agree to warrant and defend the re aviel grock and chattels against the lawful. Nexfage.

74 with him. the said Stephen & Wesley. his Heirs Cexecutors, Administrators and accingue I rovided neverthetear, That if the said Wesley, his Executors, Administrators ar Assigns, aball Jay unto the Raid Stephen 6. Wesley his Executors, Administration as traigne the sum of two hundred dollars in six months from this blate, with interest at six percent fer annum, then this bill of sale as also one certain, progressory note bearing even date with these presents given by the Roid John Wesley. To the leard Stephen & Wesley to hay the sum and interest at the time of releated , chall. foth be void, otherwise shall remain in full farel. have hereunto set ony hand and seal this second day of October I'm the years of our Load one thousand, muchimdred and fourteen. arigned Sealed and Present of Alive Copy attest Eli-Harvaer Clark. Henry Perkins Haburi Mame Dec F1-1914 1600. Dix months after date, for value received of Six Hundred, dollars at any fant with interest at six per cent, untill spaid the same being for Your Brown Harkes, Which I have this day bought of said Chas Ditasty until said sun and interest are ficial inful John Westleigh A two copy Altest El-AGrover blerta. Received and recorded at Jamasa Dec 14-1914 at 8.45 A.M. Eli A Grover

75 50 Dec 29:19/4 Vije Ine year from date for value received me fromme to pay Le & Me Intire or order 2 ,\_\_ fafty dollars with intirest-S.O. Grover, €. E.A. Grover The eleven months old Halstein bill call gne for which this side it gives fought this day outher her the property of the said Le & Madritire withe, out expluse to limmentill this riete in faid in full Vesley So Grover E. A. Drover, A true copy attest - Eli-A. Grover Clerkof Mass hall. Received at - mason this 2 a day of Jan 1915 - at 2 Pm. andrewoold. El. - A Eroner elex We So Grover and Eli A Grover of Thirty fine Holland faid by to Bean of the said Blisson the recept whereof we the said St. O, and that knower do hereby acknowledge have granted bargained and sold and by these bresents do grant bargain, and sell unto the kaid 1'2 Beain the following goods gud shattels vig one con of findle color with one broken, hour -1914 light or sine years old. To have and to hold the said goods and daningstrators and assignis to his only proper amil So and the Assover do avouch ourselves to be ist and chattels, and have mount selves full fower infull good oright and lawfull authority to thispolse of the sand in manner afore said, land we do for ourselves and Heirs Executors and Holminstration -1914 hereby coverant and agree to want and defend the said goods and chatteld against the whomesomer unto him the Raid F. J. Beau. Nept Pool

Continued fram Page 45-) 76 ling herrs . Executors Administrators and assign provided nevertheless that if the said S. O. and Elit. Usrover their Executors Administrators as assigns shall Jay unto the said & Bean Heira Executors Administrators or assigns the sun of thirty five dollars in two months from this date with interest at in percent Per annim their this Bill of Sale as also one promisory note bearing wendede with these Presenta giver, by the said D.O. and Elist brown to the said I'd Bear. To pay the sum and interest at the time of one said shall both be word after wise shall remain in full force, In witness where of we the Laid & O. o Eli A Grove have here unto and Reals this Eighteenthe day A December in the year of Lead on thousand Signed Sealed and Delivered in the presence of S.O. Isaace. Mason me Leec 18:14/4 mount For value received we jointly and sloesally prainise to the order of F. J. Bean thirty five dollais in two months from date with, interest with fully faid & Obsover. Received and recorded at mason This Weintieth day of Jan. 1915 ont 9 p. In, in Book El- A zrover Town lleik.

Mason Maine May 11 - 1915. 175 W.J. Wheeles or order the sum of Osie the worked Severity Live Lollais in quarterly fayments of ten dollars each with interest at a feverity and at the same rate ofter dive untill Jaid. This Note is Given For one Leawter Prinia. Chair and gover bargained and delivered Worked and made by Leanter Co of Newarth N.J. Style Ho 1500 No 27.314, and which it is agreed shall remain the property of the Laid W.J. Wheeler, untill this state is haid -day Received and recorded of Maxim May 15-15 at 6.30 oclock P.M. in Book 2 Jage 77. A true and attested copy Eli-A. Grover. ef. May -8 - 1915-Six months after date I promise to hay to the arder of Mr & Douglas fifty dollars at any Wational Barrile Value received A true leapy Eli A Groven. Know all Gren by these Presents That I Eli A Grover in consideration of the enn of Fifty dollars (450) paid by M. J. Dauglas The receipt where of I the said de A grover do hereby acknowledge, have granted, bargajued and rold, and by these Julsents do grant, bargain and sell unto the said M. J. Dauglas the One labro 8 years old brindle in bolos the Rame I bought of George Briggs absol Once Dunisey low I year old , Orange and White si Continened on mext fage.

78 the same I bow glot of Shriley Haselton. To have and to hald the said goods and chattels us to the said M.J. Douglas, Heirs Coxecutors, Administration and Assenge to the only Proper use, benefit and behoof forever, and I the said Eli A Slove, do avouch bry self to be the time and Leawfull owerer of the sald goods and chattele and lawfull authority to dispase of the same in and Administrators, here by coverant and agree to avarrant and defend the said goods and chattely og aniet the Leawfull slamme and demandi M. J. Dauglas Heirs, Executors, Administration and Arings Eli. A Grove, Executors, Administrators ar Deseringe Administrators as Assenge the sum of 30 Fifty dollars in six months from this date with interest at (6) six benest, fer annum Jayable in six months, other this bill of Rale, as also One certain promissory grote bearing even date with these presents, given by the Laid celi. It besover to the said on I Clouglas, to pay the sum and Interest at the time of one said shall be void Otherwise shall remain in full force Provided also, that it shall and may be lawfull for said teli, It knows to continue inforsession af Rail good and chattets withtha breach of this Fir Witness Where of I the Raid, Eli. A. Brover, have here unto set my hand and seal this Eighth day of may in the year of aur Lead one thousand mine Signed sealed and Selivered in El Alsrown. presents of 7. 2. Bears Received and recorded at mason this 19 st day at They at 10 aclock. P.M. Atmie copy Eli Alexan.

79 266.50 Auburn Maine Juce 11-1915 four months after date, for value received of promise to pay to the order of Chas I Hasty Two Hundred 2, Sixty Six + 50 Wollar's at any bank with interest at eix percent, until paid, the same being for One Brown, Mare soul One Brown, Hase which I 7 we have this day bought of earl blas I Hasty, and said property to remain the property of said Tele resid Chat I Hasty until said sum and interestmi zedin John Westleigh. A true copy Attest, Received and recorded June 21. at coclach A M. Eli A Brown burk of d andi ind alon That I D.W. Custing of mason in the bounty of Exposed and State of marine, ge in consideration of One Hundred Fifty Three and to Dollars to me paid by I till af Bell of Bellin in the Country of book and State entose lifty to hereby acknowlede, have granted, bargamed, In and sold and by these presents to yearst, bargain and sell, with the said of Bell, all the we. goods and chattells. wares, effects and merchanding um e void to wil: One bay horse obout fine yours old weighing obout 1500 founds, on I being the same horse Ithis date bought of Raid of ABell.

Also one boy house obout six years old weighing obout 1500 housek and ben, & the same horse I bought of Walter & Espery the spiring of 1914. aufull rez It have and to hold, the same unto the said i day me Grantee, executors, administrators and assigns forever Provided, Nevertholess, that if I or my executors be find with the said of the Bell or his executors three anto dollars according to the terms of (loutrimed Over an next-Page)

80 here with one on three mouther time for 76,00 and one on five monther time 76 00 both notes made payable talke order of J. F. Bell at any Not, Bank and also being for value received then these presents shall be void. And I have put the said grantee in full preservious of said property by delivering to him this deed in the name of the whole. Amd it is agreed by the parties, that will default of performance of suid condition, it shall be lawfull for the said property to remain in possession of said grantor! liable, however, to be taken und removed by vaid grantee as well before us after such default; and for that funfose, said gramtee, his executors, administrators, or assigns, may dwelling house of eard grantor, as wherever raid property may be artuated, und remove the same at pleasure, and real this 6th day of November in the year of our Le ord one thou eard mme hundred and Sifteen! Righed, realed and delivered in frisone of ing The severally swear that the fore going mortgay is made for the purpose of securing the debt sperfied in the condition there of, and for no other purpose avhat wer; and that raid debt was not weated for the mortgage, but a just debt honestly due and owing fram mortgagor to the mortgagee, So help me x Il W Cushing State of New fampshire look 53. Nov 6 A.D. 1915 Personally appeared the afove nameed J. F. Bell and DOW. Housling, and severall tooks and subscribed the foregoing gath Before one Slo. Ot, Bell Justice of the peace. A true copy Attest! Received and recoiled at Mason this que day of November ASD 1915 at 9 oclock P.S. Eli- A Grover bleck of mason,

81 Know all men by these Perents That I, Samuel O. Isrover, of Madon, in the Countral Of Offord, and State of Maine --in said blownty - The receipt where of - 7 - the said Lover. do bereby acknowledge have knowled bargained and sold and by these presents do grant; bargain and sell into the kaid morrill-The following goods and chattells, viz: One Jersey low, about eight years old and eard your and more being the only ones Thave and being now in my forsession, said con was raised by melahol said mare I have had let for some years, Hohove and to hold the said goods and chattels unto the said hiorill - his Heirs, Executors, Administrators and Assigns to their And I the said Isrover .- do avouch myself to be the true and lawfull ourses of the earch goods and chattels, and have in my telf full hower, good right and lawfull authority to dispose of the scince in manuer of ocesaid; and asl I do for my telf, my theirs, Executors, Administs the rators herely bovement andagracet W warrant and defend the said goods and chattels against the lawfull claims and demounds of all persons whomesoever, unto fine the said movill his no Herr, Executor, Administrators and Assigns, Provided nevertheless, That if the Raid Grover his Executors, Ad ministrators or Assigns, shall hay unto the said morrill his to secutors, Administrators or Assigns, the run of forty one. Dollais in six months fram this date mitte interest at six per cent, her annum their this bill of sall, as also one certain Promissory note bearing even date with these precents, giveer by spaid Grover to the said morrill- To pay the sun and boutimed on next rage. P.S. of

82 be vaid, otherwise shall remain in full force In Wilness whereof, I the said Samuel. O. Israves have hereunto set my hand and real this twenty seventh day of October in the year of our Leard one thousand mine hundred and Signed sealed and delivered Samwel I Graver in presence of A time loofy Atlest.

Lecewed and recorded at mason Nov 8 at 12.30 actack noon, in Book 2. Page 8! Eli-Alsower Clerk of mason. That I Eli A server of mason, in the bounds of Oxford and State of Maine, In the consideration of the sum of three hundred fifty three dollars find by bearge Il marrill, of the said houst the receipt where of the said sover do hereby acknowledge, have granted bargained and rold, and by these presents, do grand bargain, and sell, unto the said movill the following goods and shallets, vig! One pair of horses, both of a red color, one of which I had of Andrews of Noway, and one I had of Bion breely, being the only horses I now have; one heave double avagon of blue color: two red comis, one light and one five years old; two black and white one five and one three years old; one red and white good five years old: All of said coire being same I have this day bought of said morrill. To have and to hold the said goods and chattelis with the said morrill- his theirs, Executor, Administration and Assigns to their only proper use, benefit and befood forever, and I the said knower of owner of the said goods and chattels, grid have in myself, full Power, good right and lawfull authority to dispose of the same

83 in manner aforesaid; and I do for myself my Heir, Executors and Faministrators hereby covenant re and agree to warrand and defend the said goods and chattels against the lowfull claims and demand; real of all persons whomeolver, unto him - the said lar marill his Heirs, & xeutors, Administrators and Assigns. Provided nevertheless. That if the said Grover his Executors, Holministrators at Assigns shall has with the said morrill his to xecutor Administrators ar Assign, the sum of three hundred fifty three dollars as follows one buindred dollars in six months from date and the balance in! one year fram date, with interest at six pecent per farmin, has able annually their this till of Rale, as also one terting promissing note bearing even date with these presents, given by the said knower to the kaid movill. To pay the sum and interest at the time afore hed eard, shall both be void, otherwise shall remain in full facel In Witness whereof I the suid Grover Krotes have hereunto set my hand and real this twenty grand seventh, day of October in the year of our Leard. one thousand onne hindred and fifteen. Signed, Sealed and Delivered Eh- A. Grover in presence of. A true Copy Attest Received and Recorded at Masan Nov 3 at 12.30 in 13 ook 2 Jage & 2 to 88 Eh A Grown Clerk. oul white cid d lit me

84 Know all Men by these Presents, the county of Oxfand and State of Maine in consideration of Luchen Mexiciple of Raid (250) Dollars Spaid by Racheal Mexiciple of Raid Onton March, the receipt whereof I the said John Destligh do hereby acknowledge, have granted, bargoined and kold, and by these pieces to do grant bargoin and sell unto the Raid, Rachael Westleigh the following goods and chattels, viz: one boy horse thrown as the Hasty horse white star in forchead, an gear old and one gray howe six syears old known as Hasty house, Hovety team the said goods and chattets unto the said Rachael West leigh. her bein executors, administrators and accions And I the said John. Westleigh to abouch the Raid goods and chattels, and have my migreeff full howe, good right, and lawfull authority to do for any self, my heirs, executors, and administration hereby covenant and agree to warrant and defend the said goods and chattets against the laufull claime and demands of all persons whome olver into her the said Radbell Westleigh To her hein executar, administrators and assign; Growided Nevertheless, that if the eard John Westeigh his executors; admitistrators or accions about the said Racheel Westleigh her executors, administratore or assgnir, the sum of franci this date, with interest on said sum, at I the rate of six per cent, for annum, payable, annually, untill fully failed, then this thill of sale as alsa a certain promissory note, bearing even date with these presents, given by the rand John Westleigh to the said Ruchael Destleigh to pay the sum and interest at the time. 2, aforeacid shall be void, otherwise shall restrain in full force, Provided Also, that it-shall, be lowfull for ice eard John Westleigh to continue in passession of said good and chatter with break of (230) John In Witness Where off, I the Raid John Williste have hereunt set ony hand and this seventeently d, to day of August in the year of our Load one thousand sigmed realed and delivered ie fresence of John, Wesleigh. peare HH. Hastries n as A true roly Atteste Received and revoided at mason Dec 2,2-15 2 and at 9 aclock P. 911, Eli-A Grover blerk, eigh rienes Bettel Me Aug- 17:1915 uch of Wine months after of the I promise to pay to John Sundred Thirty Sollais at Juney Bonds with interest at six per cent do stratan nd John W Westleigh ull into Received and recorded at Mason Sec 22 15 Eh-Absorer Clerk icin olm A time copy A test reerign El Alexander. lies month stleigh

86 Dec 20 1915 Hen value received I promise to pay to the order of S. D. Morrill, forty live dollars (45.0) together with milerest; at six percent a 90 perment which shall have accured up to the trick of fayment This note is given for one three year old white, benaun as the york history which shall remain the property of & Donored and subject to his arder untill this note in Jully Said, with full permission to enter, tate and vend the Lame, warreing all legal rights of redemption Eli-Alander.

This note to be faid on as before six months from the date this mole is written. Received and recorded at manor at goclok The evening in the year 1915 the Alexand Calests of moun Aubum me May 17, 1916 to pay to the order of Chas Il Hasty Three Hundred Lixty Hollair at any bank with interest at rix per cent, untill paid, the same being for One Bay Horse, and one Roan, That orlinded have this day bought of said Chas D. Hasty and said property to remain the property of earl blas Il Hasty, mittle Raid sum and distense are faid in fall John Westleight Received and recorded this 19 to day of May 1916 at 9 aclocks 19, M. Eli A scioves Melerk of mason

50 Mason Mand March 26: 1916 -7/5 date I promise to pay Ervin Hutchison as Order 150,00 (fifty dollar) with nicterest at six per cent untill paid this note is given for one white cow, said by be five 1 nant 21 executed fought by me of G. L. hiorill. cife orell said Erom Hutchuson witill this note and interest are fally ford 宛 Received and recorded at Marin Inte it 3 octock P. 711, Dec 12-1916. A Time eopy Eli A Grover, Howay Maine Dec 16 1916 For value received, D. Promise to pay to Dellais, and interest at a per cent, untill faid as follows: 100 man 1st the bal May 1st The Bay grad known as the Hastings & ise Varhaw midre for webick this note is given, chall regularing the property of the said H. T. Y &. E. Andrews, and subject to their order. until this note is fully paid with full permission to enter, take and bend the some, mairing all legal Hasti rights of rederiftion Raid Meyeron & Morrill Bether R.F.D.Y. Atme looky A text El- A lesone, ust Received and recorded of Mason, Lec 20-1916
at 8,30 A. Mr. in Book 2.
EliA. Leover,
blesh of Mason.

88 Know all premby these Presents Hat I to A Gover of Mason, or the Oxford and Stoco of Maine the sum of devents Vollais. of Pain, in laid Counter, the receipt whereon said & A. Grover do hereby resionledge, have granted, bargained and sold, and by prescule do grount, bargain and self unto the said 10, K blifford the following goods and chattets, spot 13 months old Strift a few smalls black our; I herfers white, blackgard white. 16 months old Willett heifer Tohave and to hold the Raid goods guid challel Administration and Addigite, for ever to his on hroper use, benefit and behoof forever and 9 E. A. Lieger do avanchi grusilf to True and Leawful owner of the Raids grade chattely, and blowe in bone, well full might and lowfull authority of fishere of the Hirr, Cexecutors and Administrator, hereby coverant and agree to warrant and detend the said goods and chattele against claims and deriand of all persons whomesouther, into the said O'K llifford his him Executors, Administrators and Its signer, Provided mevertheless, That if said his Executors of diministration or Assigna, the of Seventy dollars in six months from with hiterest at & percent per amum bill of sale, as also a certain promissory · learning even date with these prescrits ofive the said & A. Grover to the Said shall both be void oftenist shall remain in full Provided also, that it shall be lawfull for Grover to continue in agid goods and chattele untile martgage

89 In witness whereaf, I the said E. A. Grove, have hereunto set my hand and seal this Swenty youth Lay of December in the ofe an of Our Load are thousand mine hundred and ford ic Signed, sealed, and Lelivered -Eli Alsower # in presents of A Colonicle and A true Copy. Received and Resorded Dec 30 at 10.45. oclock A.M. 13,2. P. 8-8 El-Al Larover blech. Bestel Maine 5 20.19, 1917. tell Lit months after date, for value received I promise to pay Emma B Butlett or order fo esualod rof gried ence ent, of to treat note Reld by G. D. Mouill while I have this day bought of said morill, said property o ti good and to be sept in good condition and in the Town crow of reason for with said sum and interest are good. It oclos futher agreed that in case of injury sickness or loss of said property all ン, of any boule in Maine ۲, X Eli a. From Wetness: W. J. Douglass Co further security for the above note I Recely sell to said more B. Bartlett 2 one Brimbbe Cour 9 yes old ale one guernsey & forsey con Tyears old llus soud perpety to ere reefet at my home in tere round from one and in good in the above note is pard. ole Witness W. G. Douglass 8) 19/17. ( Eli a Grover Received and recorded this 23d day of I churry 1917. at 5:30 a. m. Book 2. Page 89.

set my hand and real this twenty-minth day of May in the year of our Lord one thousand mine

Digned sealed and delivered presence of

John W. Wistlingh &

a true copy attest . f.

. F. A. Bean Town Clerk

Lewiston Maine Navember 3 1905 Leave No A 3/37 Clark Cikers This is to certify that I deroy andrewy have this day Hired and received of autherton Furniture Company division he articles scheduled on the reverse side hereof 9.45) which articles are to be used by me at West Bethel Maine for the rent and use of which & promis to pay to said Atherton Finsniture Campany its successors or asaigns the sum of beginning Beginning frant the Five dollars per month Witness by organdwhe Leroy O. andrews schendle of goods mar 3 1917 I bouch cover 13.85 2,250 Drusser 3 750 1. Rocker 1 Parlor Stand 5-98 10.750 1 Simmy Table 1 Budsfread 1,25 4 Dining chairs 5.40 1 Rug 27×54 2,25 1 mirror 1.756 2 Rockers 6,50 1 Tea Kettle 1.50 2 Dines 2,50 1 Pr hillowslips 36 1 Cham Chan auful 1.10 198 1 Rug. 8 Shades 1 hut Into wer 125 2250 anul 1 Bull 1 d/ring 240 atur 59 1 Wool piver Rng 1 Mallies 18.00 mar 2 1917 miling 1 Crex Ring o rund 1 Rig 27 X54 entary 2,25 is Rug 36×72 3,50 mlies 3

92 A(425,) Emburn Maine June 20 1917 Four Manths after date for value received & promis of jay to the order of Chas, D. Hasty at any bank with interest lour hundred bollars att-six fur cent until paid, the same being two which I have this day bought of sorrell harris said Chas D. Hasty and said houses a remain the property of Said Chas D Hasty until said sum and interest are paid in full folon Westleigh a true copy alled F. & Bean town Week Ried June 21, at 2,30 P. M.

93 Know all men by these Presents That & Eli. a. Graver of mason in the bounds of Orfard and date of Maine in consideration of the soun of me fundred lighty dallay paid by Emma B Bartlett of Bothel in said bointy the receips whereof & the said Grover do hereby acknowledge hade granted bargained and sold and by these presents do grant bargin and sell unto the said Barktett the following goods and challels viz one black and white habitien and gersey caw one full blooded geroeg & zears ald on agehone caw I zears ald one halslink 5 zears ald known as Elmer detearns herfer Ta have and to hald the said goods and chattals muto the said Bartlett her, His Executors administrators and asigns & their only proper use, hinefit and behoof farever and I the said Grober do avouch myself to be the trule and lawful owner of the said goods and chattels and have gine very for full power good right and lowful authority to drapane of the samp in manner afaresaid und I do far myself my Heirs Executors and administrators, lucky covenant and agree to warrant and defend the said goods and chattels against the lawful claims and demands of all persons whomsover, and her the said Bartlett her Heis Executors administrators and assigns Pravided nevertheles That if the said Grover his Executors administrators or assigns shall pay unto the said Burtlett her Executors administratory or assigns the sum of one hundred eighty dollars in six months from date with interest at six per cent-per amount payable annually then this hill of sale as also are cirtain promissory not hearing even dale with these presents given by the raid derover of the said Bartlett In witness whereof I the said Grover have hereunto set my hand and heal this twentieth day of July in the year of our Lard one thousand nine blondred and sevention Ligned sealed and Dilwered in the presents of Eli a Grover Wy Llangla

9/7

sum

a time copy lettert F. & Bean Town Clerk

94 Know all Men by these Oresents That me to ohn a. In Kenzie and allen to the Kenzie both of In aron Canuty of Oxford and State of Maine in consideration of the hum of two hundred and fifty dollars paid by Frank B. Coffin of Gilead in said Comes The M po of the receiff-whereof we the raid MKehzies do hereby acknowledge h have harguined and sold and by these presents do grant bargain and rell and the said boffin the following yourds and chattels viz une find towing car 1916 Model of raid Caffin also one Guernsey cow eight grans old the only Guernsey we have To have and to hold the said goods and chattely unto the said Coffin his Heirs Executars Commistrators and Cisigns to their his only proper we hereful and hehoof forever and we the said Mikengus do avouch ourselves to be the true and lawful owners of the said goods and chattels and have in oursilves full pawer good right and lawful to. and we do for ourselves our heirs Executors and hid ministration hereby coverient and agree to warrant and defend the said goods and chattels agand-the lawful claims and demands of all persons whomsover unto him the said buffin his Hirs Executars administrators and assigns Provided nevertakes That if the raid hi Kingies their Executors administrators or assigns shall pay unto the said Coffin his Executor's administrators or Cassigns the sum of two hundred forpery dollars in four manthe from this date with tinterent at six ful cent for armin then this will of rale as also one cutain promissory note bearing even date with these presents given by the said Mikenzies to the said Coffin to Jay the sum and interest at the time apares aid shall both he void otherwise shall remain in full force In witness whereig we the said M'Kengies have hereunto het our hands and seals This tenth day of langust in the year of our dard one thousand nine hundred and seventien Degned dealed and Galeverd John a Mi Kengie De Allan a Mc Mc Kengie De W. R. Kimball 5 M Walsh a true recard arest for & Bean town bluch

95 Know all Men by these Bresents That & D. W. Cushing of Maron Caunty of Oxford and State of Marine, in consideration of two hundred and fifty dollars paid by & Workman of albany Country of Offold and State hereby acknowledge, have granted bargained and sold and Court, owledge and by these presents do grant bargain and sell unto the said C. V. Fastman the following goods and chattels vig three cows and two calves one cow black and white hour of one two year old of a light-red color and one of a light red with a brockled face and calf black and while ald and one small ealf bluck and white being the same and to have and to hold the said goods and chattels unto eirs the said b. N. Eastman his hears executors administrators e. and asigns to their only proper use herafiel and behoof lovever. and I the said D. W. Cushing do avouch muself to be 1\_\_\_ the true and fawful owner of the said goods and chattels, wu and have in me full power good right and lawful authority 1 to dispose of the sande in manner aforesaid and & florfor myself my hirs. executors and administrators, hereby covenant Malay and agree to warrant and defend the said goods and chattely said against the lawful claims and demands of all persons whomsoever inds unto the said & N Eastman his heirs executors administrators his and asigns. Gravided Severless that if the said DW Crishing his executors administrators or asigns shall fray unto the tu raid b. N. Eastman his executors administrators or augus the sum of two houndred and fifty dollars in seven months from this date with interest on said hum at the rate of six per cent her amount payable annually until fully paid then this per bill of sale as also a certain promisiony note bearing even 5 with these presents given by the raid LOW Cousling to the said 1 any le N Cartitum to pay the sum and interest at the time aforesaid r he shall be void otherwise shall remain infull force Provided also that it shall and may be lawful for said DW Conshing to oherraf continue is passession of said goods and chattels mutthis martyage seals and is broken In witness whereof & the said DW Cushing have hereunto set my hand and real this twenty decand day of deptember in the year of our dard one thousand mine hundred and seventien digned sealed und delivered D.W Centing tol Florence & Wheteler F & Bean Town blech

96 9(5-25-) Auburn Maine Oct 2 1.817 Four months after date, for value received I promis to pay to the order of Chasel. Hasting Fine Hundred Twenty Five dollars at any bank with interest at six per cent, with paid the fame being for two gray harnes which I have this day bought remain the property of said Chas I Hasty winted said sum and interest are paid in full John W. Westleigh a true copy attest - F. J. Bean Tron Clurk A(5-85) Cuburn Maine War 10 1917 1 Five months after date for value received & bramis to har to the order of Chas, Il Hearly five hundred arghitefive dollars us-any bank with intest at Ligher cent until paid the same being for Two brown harnes mare and gelding which A have This day bought of said Char. D. Hasty und said propulty to remain the property of said a Chas, D. Harty until said sum und interest are paid in full John Wintigh 45 a true copy litted - 7: P. Bean Town blech doll 200. Jaris ma life 1918 after date for value userved & promis to pay to the Whi order of James In millett Two hundred dollars with ano interest at six per cent mutil paid the same him for Eh one bay harrichad this day of said millett also done other horse hing bay in color had of Bron In Greeley which I have this day hought of said James In hillett a and faid harres are to remain the property of said millett until said sum and interest are phid and it is hereby stipulated and agreed that no right of redemption shall exist after breach hereof by manpayment or maturity of this note this nate is payable 50, in six months so, in mine manths and balance in ane gear from date attent a le Wheeler Elia Grover a true copy attent of & Bean Town Clerk

97 \$ 401, X auburn Marine Mar 2 dix mantes after date for value received me promise to pay to the order of Chas to Hasty four hundred dallais at any thank with interest with at six fur cent until paid the same hing for Two gray Harres make and gelding which ightphone Othis day hought of band Chas D Harty and said houses to remain the property of said Chas & Forsty mill said sour and interest are faid in full Solomon Weitigh attest By F. L. Weitligh a True Capy arted J. & Bream Clerk of Marina Buther Inde ling 25/13 For value received & promise to pay J. a. I waddle or order muly five dallars on demand. The above note its given for one same a true Copy attent I. & Beau town Clerk of maran 450, Cuburn maine defu 18 1918 Fourmanter after date for value received & promis to pay to the order of Chas. D. Hasty four hundred and frifts dollars at any bank with interest-at-rix for cent Which I have this day bought of said Chas. D. Hatty and said horses to brimain the property of Said Chas D. Hasty until raid sund and intelest are paid John Westleigh ly a true copy attest - F. A. Bean lawn Clerk

whateve to execut

martgag

Know all Then By these Presents That I Douglas W Counting of manon County of Offord and state of maine In consideration of two hundred fifty and mo dollars to me paid by & Bell and done to af Bulin learning of loos and State of You Hassipshier the receiptwhereof I do hereby acknowledge have granted boargained and sold and by these presents do grant bargain and sell muto the said & Fi Bull and Dons bo all the goods and chattels wares effects und merchandise to wit; one chertnut-have about five years old and one hay horse about six years old ho the together weighing about - 1950 fraunds down two harres being the same & this date hought of said & Gill and Sons lo also one hay have about eight years ald heing the same & hought of Walter Is. Emery about fairs years ago One has have about eight years ald bring the same & hong he of f. Fi Bell about three years ago Bath two houses last mentioned weighing about - 3200 fraunds The above described horses being now in my passession and free from all advanced claims To have and Es hald the same unto the said grantee executors administratues and asigns farever Traveded Kiveley that Par my exceutors administrators as asigns shall pay or cause to be paid unto the said of F. Ball and dons lo or Their executors or administrators, the shim of 25000 Two hundred frighty and me dallars a coording of the termes my certain for omitisory note of even date herewith on three manths time payable of the order of & F. Belly dono at any Bank and far value received Then these presents shall be void. and I have ful the said granter in full prosession of said property by delivering of them this deed in the same of the whole and it is a greed by the parties that writell default of Surfarmance of said conditions it shall be lawful for the sand property to remain in passession of said grantar; hable however to be taken and removed grante as well before as after such defaults and for that furface said quanter his executors administrators or asigns may farcibly and without judgement of laws enter ainto the dewelling house of said granter or wherever said property may he situated and remove the same at pleasure In witness whereof & have set my hand and seal This 18 and day of December in the year of our durd one thousand ariske hundred and eighteen digned sealed and delivered in the of us Gearge a Bell Danglas Wlenshing We severally swear that the foregoing martigage is made for the purpose of securing the debt-specified in the candition thereof and for no atter purpose whatever and that said debt was nut-created for the perpare of enabling the margagar

maitgagor to the martgage so help me God. canting in next page

G. C

H use vueh and

ors til all

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sail sail

so the

u

Langlas W Conshing

J. Bell and Sons los by J. Bell Pres,

Detate of New Hampshisa Coos SS December 25 h. J. 1918

Personally appeared the above named Langlas W Conshing and

J. Bell Bres and severally took and subscribed the foregoing outh

Before m George Bell Justice of the Peace

a time copy attest F. & Bean Pown Clerk

From marches after Date for value accived Sthramis to pay
to the grave of Chas II, Hashy one Andred fifty Dallais asung hank with inter-al sigher cent putil paid the same
hing for one boy mare from DR to assing Vestalt which I have
this id as bunghe of said that I party wind said mare to remain
the profuse of said to as I postly until said sum and
interest are fried in publ
as further security for the above I hereby sell to said Hosty
from head of habition and justy cows at my farm of mason
I head of habition and justy cows at my farm of mason
I head of habition and justy cows at my farm of mason

Fromise to pay to the order of James the. I promise to pay to the order of James the. I mielett, One hundred dollars, with interest at six (6) per cent until paix, the pawer being for one boy horse had the day of paix hillett, also one other horse teing tay. Lad of Bion In . Sreeley, which I have the day bought of said James In Twickett and said horses are to remain the property of said thickett until said sum and interest are paid, and it is kereby etipulated and agreed that an right of redemption shall rest of the broach hereaf by now payment at mature of this tools.

atrue copy allest: Edment C. Lewith. Town Clark

(segard) The a. Seover

233 % Bethel, maine, December 16, 1918 ceived, I promise to pay G. D. Tuorrice u 8 nd order Two hundred thirty Three dollars with interest at 6 per cent, the same his for One red and white cow & years ald One gray herfer One red and white heifer 3 years ago which shave This day bought of said S. D. morrill, said property is & lewain ne the property of said Turiell , and to be kept in good condition, and in the town of Thoson until said sum and enterest are paid. It is also further agreed that in alon To further security for the above note Thereby see & said S. D. Tarrice One red and while coer One sed and white cast five mouths old said property to be kept at my home in reeved The town of trason and in good condition M. Witness \_\_\_\_ Due \_\_\_ x S.O. Drover Reverse of wite reads: Oct 10, 1919 Received twenty four dollars. Jon 7, 1920 atters copy attent Church Comment. elect-

Clerk

Chuburn Maine \$ 40000 Feb. 4, 1920 Four months after date, for value re-cewied I promise to pay to the order of Charles D. Hooty, Four hundred Dollars at any book with interest at 6 per cent The same being for one bay horse, which I have This day bought of said Charles D. Hasty, and said harse to lemain the property of said Charles D. Hasty, until said seem and interest are paid in full. (signed) John Westleigh attest: TUE \_\_ Os futher security for the above, & Levely sell to said Harty, 2 Lay Lorses The same Ibought of said Harty and allest \_\_\_ John Westligh a true copy; attest: Commend C. Lucid Town Clerk of mason

Town months after date for value 1ecerved I promise to pay to the order of
Charles D. Hooly, Two Lundred fefty Dollars
at any bank with interest at sen per cent
until paid the Rame being for two fay
and brown towns, which I have the day
bought of Charles D. Harry and said Lorde
to temain the property of said Charles D. Hooly
until paid sum and interest are paid in full
Altert: (ugued) Turon & married
Town Clerk of Thoson

alukura, Traine april 12, 1920 Four months, after date, for value lecewied I promise to pay to the order e re-8 of Charles D. Hasty, Two Lunarea Dollars, laro at any bank with enterest at sin fer cont cent horse, which I have the day bought of said Charles D. Hosty, and said house to Which ede Lemain The property of said Charles D. Hody ule until said sum and cuterest are paid in full 96 Ellest - ---(sequea) John Westlings 0 Tw \_\_\_\_ Due a true copy; allest: Towa Clark of Twansa. معه d \$13000 Huburn maine May 6, 1920 Four months after date for value received I promise to pay to the order of Chas. D. Hartey, e ou One hundred Thirty bollar, at any bout with alerest at his (6) per cent, until paid, The saine beeng for one Bay Horse, which Shave this day eebought of said Chas. D. Hosty, and said house & said sum and interest are paid in free. elars cent Pay altert .... ho ... - Due . - - (argued) John breitleigh 200000 Troway The agric 30, 1920 1 ). Hook For value received Spromise & pay & The order of in full A. F. Cendrews, Two Handred Dollar, and where I of specast untel paid, as follows: "100 in two mouths. The belouse in four months. The Beown house knows as the bestern here for ron which this rute is given shall remain the property of said A. T. andrews and subject to Their order, make This more & fucey paide, with feel premieron to enter, Take and vend the same, waiving all eights of tedampters Turliness - - - as further security for the above reste, hereby see to the said H. F. andrews, bar Jerany cour

the same Thad of the Serover and one Holstein cow the same I raised butures - -- Done -- (signed) J. a. The Kengie

Hospino Cubern Jene 14, 1920.

Tour month after date, for value received I promise to pay to the order of Chas D. Harty Five hundred thirty doctors at any bank with interest at me per cent mutile paid, the same having for Two gray house which I have this day bought of said Chas of Hosty and said Chas D. House, which said chas D. House, which said rulerast are paid in Just sure said sure and rulerast are paid in Just.

Betast: (signed) John westingth

No. Due.

The value because of planning & pay to the order of worley wheeler, seventy five dollars and witerest at sin per cent until paid, as Jollows:

\$ 50% in six months, the bolomes in one year from date

Town clerk of Tuoson.

The black mare known as the To. N. Lyden for which the note is given shall remain the property of said bealey wheeler and subject & his order, until the note is freely para, with full permission & auto, take and very the same waining all light right of redemption.

agnia) at 0. Seven.

As further sicurity for the aliane with, I hereby see & the said Wheeler, one four your old Krifer, black and white, one, one your old huger red and with one, one your old huger red and with hereble your, one, onglish months and higher had with hereble your, one, onglish months and high have; are of them theingthe pame drained and man in a parture in alleng house Signal. S. O. Shower

a true copy, alless. Edward C. South

105 Aubira, me Lipt 14, 1920 Four months after date for value received Spromise to pay to the order of Chas. D. Hasty, Three hundred fifty- seven and 95 Dollars, at any bank, with interest at sie for cent, until paid, the same heing for Two gray horses which I have this day bought of said Chas. D. Hasty, and said horses to remain the property of said Chas, b. Harly, until said sum and interest are paid in full. Ketted (organd) John hertlige No: DUE a true copy; altest: Camena C. Sunch June 21, 1919 For value received Ipromise & pay to the order of Carle F. Coffin, Four Hundred and the Dollars, and interest at 6% per cont. who paid. as follows: 1820 Lept. 31 - 7100 v interest Leve 31 - 100 or cuterest 1921 June 3, 110 " culerest for one Chewill automobile, for which the risk is given, shall remain the property of care of Coffin and subject to leds order, where this now is fully paid, with fuel percussion & enter; lake and verd The same, warning are ligar right of redemption. Cours alean to Kenjie (eigues) J. a. Za Kenjie a time copy: accest: Earned C. Lewis Clerk of Tracon

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106 300000 Moene Maine Oet 31,1921 Three months after dates for value deceived I promise to pay to the order of Chas D. Harly , Three Hundred Dollars at any bank well interest at sex per cent Two Bray Horses for Sand Char. . W. Hasty, and said horses to knowing the property of said Chas D. Harly with Raid siem and interest are paid in full acted: Diguea, John watterigh No: DOE ature copy: actest: Educad C. Lucis, Cark Becker, maine. For value leveries, on demand. after date, I promise to Q.7. Copeland or beder sealy: five dollars with interest. The above wate to given for one foregas of Raid Capeland, Raid cow to temain the is paid in fuel. (Signes) Eli a. Seover as additional receively for the above note Shave sood and decevered to Q. 7. Copeland, on black & white height 5 years dea, which having and agree 1 keep the same feer of expouse & said Copeland rentel the rote es paid en (aigua) Esi a. Leover a true copy: actail: Educand C. Funts Clark nes.

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418 Lewiston Mario Lept. 25, 1922 lostly promise to pay Forguson Bros. or order Lin hundred and fifty dellars, with interest at & per aut (compounded annually) in rustallment as follows \$300 in two months, 350 four month, after date , the same being for two buy horse. weight about 3400 pounds, which I have the day bought of said Ferguson Bros, said property 1920 سععر ex avecu and its encrease is to remain the property of said Leu -Fergusor Bros, and to be kept in good in the town of \_ - and the weeker of their note agrees that facture to pay any installment, when due shall make the balance of this water due and payable at once and that in case of enjury achness or loss of said property that the crote shall be paid in full. Payable at any bank w base Thains butters for all any present weather with the said Ferguson Bros. Thereby seld said Ferguson Bros. Thereby seld \_ اعد Mer . مده مده brees fair مر کر ye an Role Bos is paine. In said see eas. a true copy pro-- sw atist Edward O Lewis when et a Fowa Clerk of Tueson a pro. 790,000 Trouvay Trains Oct 18, 1922 ande For value received spromise & pay to H. Rais 7. andrews or order Two hundred o nevery سدوج dollars and entered at 6 per cent, until paid of a as follows: 1/2 harch 12; the balance hay 1st lla. The boy more known as buster more and trew set of double harmens, for which this note

is given, shall remain the property of the said

leck

H. F. andrews, and subject to his order leated this note is fully paid, with full services to center take and would the source, wowing all legal rights of redemption.

(signed) J. a. Tu pringing a true copy: Edward & Smith

Clerk of Transon

Know all twen by these presents that J. a. The Kengie, of Tuason in con Dideration of the seem of eighty dollars,

paid by George J. Hapgood of Beetel Maine
the receipt whereof I the said To Change
do hereby acknowledge, have granted for gained and sold, and by these presents do grant bargain and tell unto the said Hapgood, the following goods and challel, One sorrel horse, about five years ald, will strip face, weigh about 1300 parends being The same horse This day bought of the of said Hapgood; also peur horse one y a black color, and one of a bay color seven the pair same Shave that for several your To have and & hold the Raid goods and chaltels unto the said Hapgood his Heirs Executors, administrator, and belevof forever and I the said the Kengie do avance unpelf, & he the tree and levful sever of the said goods and challely and lawful authority to despose of the for Impel my their Executors and addresses hereby coverant and good and chatters against The lawful clavino and demands of all persons,

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Cubern Maire Cet 25 1900

Two moulds after date for value received of promise to pay to the eider of Deaver freel & Love, sering of well 27,00 dollars, at any bank in thisine, with interest at 7 per cent unite paid. The same being for set double harnes ? 2 eveland which I have this day bought by said Diver Rich & tomain the property of said property & remain the property of said bewer kiels for any til paid prim and enterest are paid and it is beretig shipmented and agreed that no right by redempted shale sent after breach here of ty non payment at time turity of this trade.

(signed) John bustleigh Bettel R. 7. D. x.

That I John a In Rengie of Tracos Conform County hairs in Consideration of John a few four hundred fifty dollars paid by wender hundred fifty dollars paid by wender Stanley of Paris, said Caputy The tercept without I the said four a In Brogie do terably actuarlogs, tore granted forgains and sold and by these present, do grant, borgain and sale unto the said wendere temper fore. One 2 year oly cost bay with strepped fore. One 2 year oly cost bay with strepped fore. One Charles bruring car, 1920, 4.90 tooded to Kare and Kaled The said good and Clattely with the said good and Clattely with the said the said good and Clattely with the said the said good and Clattely with the said the said standary his their and the said fram and anargue, to their and of the said fram and anargue for an area of the said fram a to payer and the said fram a to payer and chastely, and forever of the said good and chastely, and forever and the said fram a the said fram and chastely, and fore in the face power good light and lawful and anishands, to dispose of the same

113 and in manner oforesaid, and I do for 920 myself and heirs, executors and administral ses herely covenant and agree & warrant and defend the said goods and chattels against The Cawful claims and demands en all persons whowsover, unto bein the said Wendell Stanley his heir, executors administrators and assigns. Provided nevertheless that if the said John a m' kenzie his Leins excertors. eu. administrators and assigns, shall pay cents the said twendere Stanley, his ex-7 sentors, administrators as asorgas, the seems of Four hundred by one year from the date, with interest on paid been at the tale of 6 per cent, per anne payable annually, with fully paid. These this bile of sale, as also one promosory note, bearing even date with these presents, grown by the said John a. Inchangie & the said bender slavley to The sees and interest at the live agore said, shall both to void, otherwise Shall remain in full force. Proveded also, that it shall and Engy to continue in possession of said goods and chatties walle condition twoken In witness whereof I the said bour a. 2, 24. In change have berewite set my hand and Seal this fourth day of ligrie in the year of our Lora one thousand nine hundred and twenty three Liquid Realed and Delivered wifeed I. Conary John a. h. a true copy. Elevena C. Levell Clark (signer) ges, april 4 1923. On year after dale ofermise to payte the order of fifty Docens at 6 pm whee brended Stanley Four bevolend ; rece atres copy: Eaung Chiefour a the Kengie

Heat I I low to kelyie of moson baford County maine, in consideration of Four Hundred flety Dollars paid by Wendell Stavley of Paris, Said County the receipt whereof I the said I low to Kengie do hereby acknowledge have granted, bargaried and sold and by their presents do grant bargarie, and sell until the said toendede Stanley, the following goods and chartes, viz bue sei year old colt color served, weight about 1450 lbs: One bay strepped face mare twelve grans old weight about 1200 lbs; One brown borse eight years old weight about 1205 lbs.

To have and to hold the said goods and Chattels went The Daise toenders Stewley his beirs, executors administrator and as. signs, to there only people use benefit and behoof Josewa. Ena I the said I wan In Kenzie do avouel surgery to be the true chattels, and have in une full power, good right and lawful authority to despose of the same in manner apressing and I de for rupelf my heirs, executor, and ad. worrant and defend the said good and chattels against the lawful claims and demands of all persons who were with him, the said trendele Stadley, his heir esecutors, administrators and assigns. Trovided revertheless that if the said I low to kengie his heir executor, au. Univertialars and arrague shall pay unte The said locadole Stovery the executor Four hundred fefty bollows in our year from this date with sulvest on said sun

resemption alies copy Esment C Suit (signed) Eli Q. Geover

To ation all and a lave these wing late

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Know all wen by these presents

That I John westleigh, of Thrason, County of Exford, State of Thrains, in consideration of Lin Hundred seven and "how Dotlaws, to me paid by J. I. Beel & Low Co. y Berlin, Country of Coos, State of Traw House shire. The receipt whereof I do Kereby acbusiledge, have granted, bargained, and sold, and do by these presents, grant bargain and sell unto the said J.F. Beel and Lows Co all the goods and chartel, wares, effects, and merchandine to follows:

One bay mare about six years old; one bay horse about seven years old; both to gether weighing about 3300 poweds. Elso, two new team collars. Laid mare horse and collars being the same Ithis day bought of said J. J. Bell & Jons Co.

also, two boy horses about five years obx each, both logether weighing about 3200 points. being the some team I pougled of Firgueson Bros of Lewiston, maine, in the fall of 1924. These bay horses are rises in ray possession and free from all advance clavins.

To have and to hold the same endo The said granter. Their executor, deliministrators and avergins forever Promising, nevertheless, that if I ar my executors, administrators, or assigns, shall pay or cause & the paid wats the said J. J. Bell i Lovo Co. their executors or administrators the seven of 607" Co. Crearding to the terms of my certain promining note of even date, for 607 to pay all four months after date to the order of said J. J. Bell o Love of the day fouch, being for value received. The day fouch, being for the void. and I have put the said granter in full possession of said property by delivering to their this sead in the mans Beel

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118 Chattel Morigage Vidaren Bilbel, 27500 Residence Mason, The adaren Brile Jue. R. J.D. #4 Two. 12, 1925 For a valuable consideration, thereby soll, Cowey and deliver to Rasph L. Sturges of horway, maine, or assigns, the following described property, to wit; One pair Roan houses about sex years ald weighing about 2850 lbs at time that brought from the west. and warrant the title of said property to be in me, and that down the owner thereof and the some is free from all neumbrance. This martgage is given & secure the payment of a certain rote, bearing even date with these presents, given by we to said gravles, for the seen of two hervous severly five to docears, payable in four mouths and for any reverse or tenewal, of said rote, with enterest of y werent whe paid in file. Provided reverthelen, that if I pay the Daid That's and suterest and any tenewal Thereof of the laws agreenaid, then their sorweyouse skole be vaid, otherwise & to. main in full force and effect, and that no right of redescription shall exect. igned) J. a. The Hagie witness Twe Blanche & Sturges a true copy. actest Edward C. Sunth Down Clark of Mason Nov 14,1925

I Fred L. Edwards, of Bethel Onford County, State of Traine, certify on oath that the following is a true statement of the amount due the with all past bredets given, for materials furnished by contrast with a. H. Chapman of Training in paid county, commonant, which the in the erection of a certain mile and boarding bourse or compositional by said a. H. Chapman, situated on the county was lading from Dunbami Four County was lading from Dunbami Four County to the Beauth property, Train the bridge across pleasant River said mile being on the northwesterny side Thereof, and said boarding hours on the apposite side from Said town, to wit:

1129 2x4 and 2x6

1000 2x3

2129 @ \$35.00

2371 fr boards @ 3200 75.87

For which Delarin a lieu on said buildings. (Signea) Fred. L. Chwards.

#74.51

Seate of Turaine Country of Orford 55. Dec. 9, 1925

Personally appeared the above named

Fred J. Edevards and reads outh & the
above certificate by Train segred

Bajoro rue

(signed) Reeby T. Dandet

Juntice of the Peace

Educad C. Lewell Foros Clark. Recorded Dec 12, 1925

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120 State of Trains Country of Oxford 55. December 18,1925 By vertue of the evilles west Sattached The rull slanding on the reachwarterly side of the country way leading from property, hear the bridge across pleasant River, standing on land leaned of J. a. The Rengie, or occupied by J. a. The Kengie; also a boarding house or camp standing on the opposite side of said room from said will, on said leased land or hickey land, within described (signed) Harold 7. Bennett beguery: Sheripp. attest, Harold 7. Bannel (Rigues) Deputy Theriff The foregoing is an accented copy of so week of zny teterre or telate, to Fred L. Edwards is placeliff, and a. N. Chapman is defendant, dates becember 9. 1925, and returnable to the Supreme Judicial Court, next to be Locken at Paris in the country of Oxford, an The second Tuesday of February, 1926, The value of The said defendants property, which I was, in said been wit commanded & attach, was Fare Hundred Doctors ( 300) (Seguea) Haroca F. Bennett Deputy Steriff a true copy allest Four Charle of Wason

Cover

This is to certify that the following is a true statement of the amount with all fast credits given, due & Dearge & Leighton and Charles N. Cole both of Delead County of Oxford, and State of Twaine, a copartnership doing business under the frien wave of Leighton & Cole, for materials furnished by virtue of a contract with almostic H Charles H. Chapman, of Twason, in said Carney, upon a certain will building owned by said Chapmon or by said Chapman and other as capartners with said Chapson whose names are unknown to either said Leighton or said Cole, and doing business under the have of B. H. Chapman & Co., said mell building to Sand occupied by Jo. a. To Kengie as a home place, and being the well which said Chapman has been creating during the part few weeks and which is now particles Completed, said will building having loster wear the house of said the Kengie and and the road leading to the Blanchard Compressor called, to-wit: To materials furnished an said will

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Kengie

building believes The thirteeth day of feplember, 1925, and the tweety second day of betober 1925, the Cost waterials were furnished on betober 21 to 1925 all being done with the consent barowledge and of the legrent of said Chapman a follows:

1925 Bet 1 5126 FT 1" Boards @ \$27.00 M 140.92 1248 " 2x6" Plank @ 29.00M. 36.19 1484 " 2x4" Ludding @ 27.00M. 40.07 361 " 2x3" " @ 2700M. 9.75 998 .. 8×8" Dimension @ 3000M 29.94 Oct yes 140 ", 4×10" Och @ .06 fr 8.40 792 . 4x6 Rendom @ 3500 M. 27.72 6 Per 4x6x25=300 fr@ 3500 M 16.50 22 " 2x6x17 = 374" " " 13.08

December 18,1925 at 315 P.M.

123Country of Oxford, 700 December 18th 1925 At. Ten oclock and len minutes in the fore-soon. by virtue of the within writ; I attacked the following named property; goods and chatters, all valued at 8 986 00 as 5.76 6.13 8.62 the property of Alexander. A Chapman within nomed, and other persons unknown, copartners in business under the nome of Alexander To 88. Chapman or Company, now, in or obout the mill building the bhopman mill built ding or located near the same, so called and near the house of I me heusie, in said mason, in said bounty, and on land accupied by Raid Me Kensie as a home place, . 21 el. all said property being a part of the A! H. Chapman & bompany thill property, so called and knows, vas! 7 One smill building, on land occupied by Raid me Kengie, in said Mason, being the the A. H. Chapman + loo, mill, so colled, located on the road leading ieva. from Dimhania corners, so called, to Blancharda Comps. so called and Valwed at \$200, building, knower that # blognam building, knower that # blognam when for bound for aled mear home of book marned mill on said he Kensie home place, so called, and valwed at \$200 One cottage building, known as the A. H. Bhapman sottage, located across Pleasant River bridge from Raid In Kenzie house but on Raid me Kensil home place and on said Blanchard road, and valued al \$200. Beace Also 1 Richer boltes valwed at \$0; 1 piece of 2-15/16' shafting valued at \$10; 1 piece 2-3/16' shafting valued at \$5;

124 4 16 Jullies of different eiges, being all about said mill. valwed al 50, Lot of hanger and bearings for hanging shaftings being all there is about said mill premises, valued at 25; I blacksmith forge, new values at 10, one frece of 1-7/6 shafting, valued at 2 one frece of 1-15/6 shafting valued at 42; I electric dynamo, valued at 10: 1-15 horse power steam engine, valued at 15: Ilarge. I steam boiles, valwedt 100: one steam engine suffaced to be 50 horse power valued at 200 2 board saws and carriage valued at 85:1 I dust-blower valued at 185; one lot of non hiping being all about aid will property. valued al 2: Ilot of equare and round vion being all there is about said will property. valued alto; 2 pieces of emobile stacks valued alto: I file of second hand brick valued at 10 Harold & Bennett Depatischeriff A true boy. Harrold & Bennett Deputy Sheriff The foregoing is an altested copy of so much af my return as relates to the allactiment on a writ in which hearge to Leeighton and Charles It bale, both of Gilead, in said bounty of Oxford, copartners in business under the mand of Leeighton and cole, arl plaintiffs, and Alexander Holahman. of mason, in said bounty of Oxford, and Other persons unbenours, copartness on business under the marrie of A. H. Chapmon Tompany, ore defendants, dated December 18th, 1925 and returnable to the

125Supreme I udicial bought at Paris, in said all bounty of Oxfund and State of Maine, or, the second Twesday of February 1926. misin owhich I was in said wit commanded to Values attach was eleven hundred twenty-five dollars, date 2., Dated December 21 st. 1925; gl. Harold & Bennett Deputy Sherifo, A true copy Attest Edmund & Smith Yourn blesh og Town blesh of Modows December 22 ed 1925 at 8: P.m. I Hoyd E. Stevens, of Paris, Onford County, haine certify on oak that the following is a true statement of the amount due rue, with all just credits given, for labor done upon the berek, maple and other hard wood located in the lower of trasan, and that part of the town on while hunbering The Kenzie, said operation being an Dovernruch. Twent land. The said hard wood logs are all now out, felled and yarded on said oper-For Cabor \$5.50
For which Delacuea a lieu an mais Cog, and wood. (signer) Hoya C. Lleven A true copy: accest: Comment C. Smith, Clark. 7\_\_\_ State of Turine.

Country of Enforce, 33. Depender 30, 1925.

Personally appeared before Euro Ila

above roused Flayer E. Theren, and reade

valle to the above circlepicate by him pegness nom

Before ene.
(signer) W. S. Cornary

Juntes of the Peace.

a true copy: Cellest: Comme c. Fimil

Carl of Econon

H12500 Thorway, Traine, Fel 4, 1926.

For value received, Spromine to pay to H. J. andrews, or order One hundred at twenty five dollars and interest at 6 per cent. until paid as follows: In four months

The boy humbe for which this trote is given, shall remain the property of the said H. D. andrews, and subject to his order, with this role is paid, with full parentssion to eater, take and vend the same, waiving all legal right of redination.

(signed) J. a. Tu' Kengie

Jeb. 8, 1926

For value received Sproming to pay to the order of S.E. Westleigh, The same of forty dollars and interest at 6 per cent huntil paid, due Tuareh 1. This above not is given for one set of sleds however as the bockey tapem sleds. For which this note is given, shall remain the property of S.E. Westleigh and subject to his order until this note is freey paid with free permission to enter, take and vend the same, waiving all legal tights of te-dewption

Wilness tellar to Kenyie

(signed) J. a. To Kenyie

that I, J. W. Westleigh of Tueson Outord County State of Tuesia in consideration of Six bundred Three Dollars and Six cents paid by Twarshale R. Hastings of Bether in said country the recipt where prowledge, have grantea, bargaened and sold, and by these presents do graves, bar goin and sell unto the said Hostings the following goods and chattels, viz. One Evan horse, five years vea, wanglet 1700 lbs, one bay horse will while face, five years old , weenglet 1700 lbs , known as the Edwards horse, and the Ferguson horse,

To have and to hold the said goods and chaltels unto the said marshall R. Hosterigs, his Heirs, Executors, admenentration and assigns to his only proper use benefit and behoof forever and I the said J. W. Westlings do avoured enques to be the true and lawful owner of the saids goods and chattely, and have in try self full power, good reglet and lawful authority to dispose of the same in war ver aforesara; and Ido for empelfin Heirs, Executors and administrator, here. by covenent and agree & warrant and de. end the sand goods and challes against the Cawful clavier and demands of all. persons whomsonever ente him the saed Tuanshale R. Hastengs, his Heris Encentors, administrators, and assegus

Provided wereledons, that of the said J. W. Westlingto, his Enewson, Co. rumstrators or Ceanges, shall pay wito The said Transhase R. Hastings, his Executor assumstrations or tesseigns the seem of For months from date, with rulerent at

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This note en given for on Ford Couring can model 1923. Thotor to. 576777

Dague chas the little cheek, and to all labor , repair, and sale shall furnished shall remain in said Bountal, his processors

and arigus, until this and all other Ewler given for the purchase price shall have been paid in money. If Ifair to pay the role when the or if said property is unimed, or surject for any debts, the holder of this will any seize and sile The same of public or provate sale, with or weekout troling pay are expenses thereby encurred, and apply the west proceeds upon this note and other crotes given for the purchas priso thereof, whether due or west due, and letern are payments before unade as let for the use of said property. Despessly agree to pay any for once on This wite lemaning unjoid after such property is soed, or if the same to bevened or otherwise aawaged at destroyed after its deliver h rue:

Post Office \_\_\_\_\_ K. J. D. Two. \_\_\_\_\_ (signed) allie To Kajis Post Office -

a live copy altest: Edward C. Lwill

Town Clerk.

July 28, 1926 10 A.M.

-gl

Challel mortgage address Bether, The R.D. # 4 Residence Trason

Dec 21, 1926 For a Valuable Consideration, I hereby seek con-

very and deliver & R. L. Sturges of horway, Turing assegus, the factowing described property to wis. Our Roan horse weighing about 1400 lbs about six years als a horse that I beaught from the west

and warrant the title of said property to the en we, and that Dan the asverse thereof and the some

This zurrigage is quanto seems the payment of a coclain ride bearing even coals will then prevent, grain by zue, to said grantes, for the serin aples

Tundade Faity Bosons. Payable 1000 7cb 1 d 1400 Thank of and for any renewal or emerge of said ask with enterest of Ther cent, entil paid in full from the Promotion reversibles that If I puy the said reste and enterestand any senework thereof at the time ofouraid then this conveyance shall be void otherwise to envering full free one offer, and that no eight of dedaughton shall evist.

weinen: The Blanche to Ferrigin #

atue copy aus: Eanua P. Sainel Down Clark

hov. 12, 1926

For value received I promise to pay to the order of D. D. Tuorrieo, Seventy fine Dollars, and interest at 6 per cent, water paid as follows: I often dollars down and 60 Sixty Collars in 6 Tworits. The above role is given for 2 hos year old Leefers Beach? White, for which this note is given show remain the property of D. D. Tuorries and subject to his order until the restein fully paid, with full permension b enter, later and vend the same working are legal right of redemption.

actus copy: Octus Cerle Tuar 22.1927.

131 fuel. Snow all Then by these Presents That I, William M. Kierstead, of Mason, Country of Oxford State of Maine, in Con-sideration of Thirty (30) Rollare paid by H. H. Hastings, of Bethel, in Said County the receipt whereof I the said Tierettal do hereby acknowledge, have granted, targained and sold, and by these procente do grant, Largain and seel units The said Hastinge, the follow. ing goods and challele, viz: bolter saw, pulleye and belting connected Therewith it the Bean Mile, so Called at Mason, Maine, The shove enumerated personal property is encumbered by a mortage running to alberta P. Copeland, and is sold subject to said mortage. and chattels unto the said H. H. Husting, his Heirs, Executore, administratore and assigns to their only proper use, herefit and behoof forever lind the said William M. Fierstead do avouch myself to be the true and lawful some of the said goods and chattels, and have in myself full power, good right and lawful auchority & dispose of the same in manner affresaid; and I do for myself, my Heirs, Executors and admin istrators, hereby covenant and agree & warrant and defend the said goods are chattile against the lawful Elaine und demande of all persons whomsoever save as above said, unto the said Hasting, his Sein, Executore, Administration Grovided nevertheless, that of the said William M. Vierstead, his Geculous, administratore or assigns, shall pay

132 administratore or leasigne, the sum of Thirty (30) dollars on demand from This day, with interest at six per cent. per annum payable annually Then this bill of wale as also a certain promissory note bearing even date with these presents, given by the said William M. Kiersteld to the Raid H. H. Hastringe to kay the sum and interest at the time aforceard shall be void, otherwise shall re. main in fuel force. (Provided also, that it shall and may be lawful for said Kurstead to Continue in possession Isaid goods and Chattels until breach In Witness Whereof, I the said William M. Hierstand have hereunto set my hand and seal this your ford bre thousand mine hundred and twenty seven. Signed Scaled and Delivered in presence of signed) Flora H. Kierstedd (signed) William M. Kierstead ateur copy allest. Edmina C. Smills Town Clark - June 21.1927

133 480%. South Paris, The aug 11,1927 I m For value received & promise to pa m to the order of O. K. Cerfford Co. Inc. the per sum of faux englies & ... - Dollars payable forty dollars six weeks from date and forty delars per month enter, paide will enterest ou all unpaid hims of the rate of 7 per conting per our payotal Remi: annually.

and, if any installment becomes in arears for a persoil of ten day, The Elithole amount unpaid on the role shall become say payable on demand. Signature e and Welvess: osses Tueson, Two (P.o. Bellus) a.B. Eastenan State of Turine ch Country of Oxford, 53. Kriger all ever by there presents, that as security for the payment of the allached note the harly pleases one twenty og to by. Coffera to. Inc. and their successions in tale, the following personal property now someway from someway and by the coverage free from all engembrances prior lesoto: one e f Dhe undersegned whavis porcession of restead said property wiee break harang. In lockness whereof, Thereauto set my hours and seal this eleventh day of august 1927 Lucian a. B. Easteran Server & true cope, ang, 26,1927 Clark of Everon

main the property of the said N.7. andrews. and subject to his order, with This note is fully paid, with full persussion to enter, take and wend the same, warving all legal right of redescription. ( Liquea) J. a. Tuckengia Witness.

> attest Educate G. Lewith Lower Clerk of Tuason Jan 6, 1928

135 That I John M. Westleigh of Mason Town, County of Oxford and State of Masine, in Considerations of Two hundred sixty dollars to me paid by luc el. J.F. Bell & Sone les. The receipt whereof I red do hereby acknowledge, hand granted, barganied and sold and do by these probents grant, bargain and sell unto the said J.F. Bell & Sons Co. all the goods and chattele, wares, effects, and sherchan-One bay horse about 6 years old same house Ithis day bought of J. F. Bell & Sono Co. also: one brown mare about loyears old weighing about 1600 pounds same 7. mare I bought of Ralph Sturges of noway, maine in the tall 2 1927. ars To have and to hold the same unto The said grantee their executors, admin istrators and assigns forever. Provided, nevertheles, thatif my executors, adminis trators or assigne shall pay or cause to be paid unto the said J.F. Bell & Sono Co. his executors or administrators the sum of es. te #260.00 according to the terms ony pro time payable to J. F. Bell & Sons loo at the City Mational Bank, Berlin, n. H. with sitterest at 6% per annum, for value received Then these presents shall be void and I have put the said grantee in full possession of said property by delivering the the and it is agreed by the parties, that condition it shall be lauful for said property & remain in possession of said grantet, liable, however, to be taken and bremoved by said granter as well before as after such default, and for that

136Juspose, said ignantee, his execution, adminis. taktors or assigns, may forcibly, and without judgment Ilde, enter into The dwelling house of said grantor, or In witness whereof have herents set my hand and seal this 23 = day 7 July a.D. 1928. Igned, Scaled and delivered infraeeuce gus Me severally swear that the foregoing I securing the debt specified in the condition thereof, and for no other purpose whatevever, and that said debt was not created for the purpose of enabling the mortgager to execute the said mortgage, but is a just debt, honestly due and owing from the mortgaget the mortgages J. F. Bell Bres. - - John Westleigh State Mew Hampshin, Coos. S. Berlin, N. H. July G.D. 1928. Cersmally appearing the above named J. J. Belf, Brisident and John M. Westlingh severally took and subscribed The Loregoing oath, Before me Les. A Deliste

Potary Public

Cettest Camera C. Venich Zoeva Cearl.

July 25, 1428.

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July 23

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\$ 11500 Bethel, Maire Sep. 7. 1927. One year after date, for value received promise to pay to Clarence Bennett The sum of our hundred fifteen dollars, with Partie de est. 6 per cent, from date. Payable at C.B. Traine. after maturity their mote shall draw culerest at & per cent. Their mole is given for box overland Touring Car Genows as Bernard Rolfe Car Dagree that the title thereto, and to see labor, repairs and estra parts furneshed, shall remain in said Bennett, his surcessors and assigns, until The and all other notes given for the purchase frice to pay their not when due, or if said properly is mudded, or serged for my deal. Sell the same at public or private sale, thereby incurred, and apply the vet pro-The perchase price thereof, whether due or not due, and retain all pergwerts before raade as agree to pay any balance on this wole remain. ling unpoid after such property is sola, or of the same be burned or otherwise downaged or destroiped after its delivery & zue. Post office - - Turing R. F. D. Zeo -Welves & Legentiers (signea) Trypon E. Turrice 6 true copy. actest: Edward C. Jewich.

139 Know are men by these Presents. 27. That Harlan E. Kimball, of Mason, Oxford eec County, maine, in consideration of Two r Order Hundred Fifty (250) dollars, paid by P.M. Walker, of newy, in said County s, well the receipt whereof the said Harlan E. Kimball do hereby acknowledge, have ed granted, bargained and sold, and by these presente di grant, bargain and seel unto said P.M. Halker, the following goods and chattels. viz: - - - - - - - -Car One bay team, a more and horse, each with a stripe in its face, known as The P.M. Walker team; one pair heavy harness and slede at my place in 20 wil Mason, above said. To have and to hold the said goods and chattels unto the said P. M. Walker, a his heirs, executors, administrators and assigns, to his only proper use, benefit and behoof forever and I the said Harlan & Kimber for do avouch myself to be the true and lawful owner of the said goods and chattele, and Zeo7 have in myself full power, good right-and lawful authority to dispose of the as ey same in manner aforesaid; and I do aci for myself, my heirs, executors and administrators, hereby covenant and agree to warrant and defend the said goods and chattels against the lawful claims and demany of all persons whomsoever, unto him, the said 1.M. Walker, his heirs, executors, administrators, and assigns. Trovided severtheless, that of the Raid Harlan G. Kimball, his executors, administer. tors or assigns, shall pay unto the said P.M. meker, his executore, administratore or assigns, the sum of Two Hundred Fifty (250) dollars, viz: \$50.00 on June 1st, 1929, and twenty five dollais on the first I lack month

thereafter until said sum is paid in full, from this date, with interest ou said sum at the rate of six per cent, per annum, payable annually until fully paid, then this bill I sale, as also a certain promissory note, bearing even date with these presents, given by the said Harlan E. Kimball to the said P.M. Walker the pay the sam and interest at the time aforesaid, shall be void, otherwise shall remain in full force. Provided also that it shall gud may be lawful for said Harlaw G. Kinhall to continue in possession of said goods and chattels until breach of the above Condition In witness whereof, I, the said Harlan E. Kinstall, have here utto set my hand and seal this fourth day that in the year of our Lord one thousand nine hundred and twenty-nine. (signed) Signed, Sealed and i) elivered | Harlaw E. Kimball & in presence of H. H. Hastings a true copy: attel Camend C. Swill, Your Clark april 6, 1929. at 5 P.M.

141 Bether haire how. 5, 1929 Fromie to pay to Henry lastlings or order the sum of sisty sollars willout interest ally untel due Payable at trasa, Traine. after maturity The woll shall bear culting at 8 per cent. This wate is given for Jersey Card. Dagree That The title Chereto, and to all Cabon 1 70 in said bestleigh, his siccessors and ansigns weter this and all other notes given for The purchase price shall have been paid in tuoney I fail & pay the ruste when due or fall of the wate may seize and seel the same as public or frevale dale, with or wellout woled pay all deplaces thereby incurred, and apply the net proceeds upon their took and oche whitter due or west due, and retain all pay property leapreasely agree to pay any balance on the hote lementing augain after seral el X property is sold or if the same be beened er ollerwes lamaged or alesbraged after its delivery & we Post office Bether Marine. Country Oxford R. T. D Vec 4. (Region) Vuyeou Charine loctures & segueteur (Riginal) Tiola D. Morrico atrus copy: allest: Camera C. Senth, Jour Clark Received and recorded Tool. 5, 1929 at 9 MM.

60 700 Bethel Maine Tod 5. 1929. Four woulds after date for value received promise to pay to Henry Conllege or order The sun of senty dollars without interest until dies. Payable at Mason Maine. Ofter maturely their note shall bear interest at 8 per cent This stole is given for Holstein Coer. Jague that the tree thereto and to all labor repairs and extra parts fuscasina shall remain in said lestleigh, his successors and assigns, until this and all other notes given for the perchase pries shall hove bor paid in money of face to pay this trole when dies or if property is tuescesed or seezed for my debts, the holder of this trole tray sign and sele the same at public or prevale sale with or wellout notes, pay are expenses thereby incerred, and apply the proceeds upon this note and other tiole given for the purchase price Cleared, whether due or not due and relain use payments trefar wadoos rent for the use of said property. Sespensely agree to after such property to sold or if the same to treme or otherwise downaged or dedruged after it delevery to the. Post Office Believ , Maine County Orford, R. F. D Dec 4

(Argued George Herman Merrill (Agrice) Reorge Costlergh A true copy: Altert: Camera C. Lewell. Town Clark Received and becarded Wood 5, 1929. at 9. A.M.

143 #350. Norway, Maine, May 39, 1929 For value received I promise to buy to the order of A.F. andrews. Three Hundred and fifty Collars, and interest at 6 sper cent, turtil paid as follows: In six months The Black mare known as the Millett mare and Bay house known as The Boston horse for which this note is given, shall remain the property of the said H.F. andrews, and stuffect to his order, until this noth is fully paid, with full permission to enter, take and vend, the same, waiving all legal rights of redecuption J. a M. Kenzie aten copy aletest: Edmund C. Smith Four Clark June 4, 1929 at 8 P.M

# Paris Motor Mart

## Conditional Sale Contract

	South Paris, Maine, May 25
This Indenture Witnesse	th, That I Q. Q. M. Ring is
of Beckel Main	e, in the Country of Olympa
of Maine, have this day received from	n Paris Motor Mann of G.
following described personal property	y: Que Good Prise, in said State of Maine, the
Engine	no the transmitted
2-402-403	6.
and in consideration of the delivery t	to me thereof, I hereby agree to purchase the same and to pay there-
for the sum of \$ 125. of	as follows: \$in cash when this instrument is
signed, and the balance of \$ 125	in the following when this instrument is
	in the following manner:
	그들은 돈 사람들이 모양하는 경영에는 경영하는 경영하는 것이라면 얼마나 되었다. 그는 사람들은 살아 없는 사람들은 사람들이 되었다. 그는 사람들이 얼마나 없는 것이 없는 것이다.
according to the tenor of	e contain mani-
notes shall not be considered as payme	certain promissory notes of even date herewith, which
And in consideration of the del	ivery to me of said property I further comes
I liat title thereto shall romain	
said PARIS MOTOR MART on for or to	said property in labor, parts, accessories or supplies furnished by
which notes and charges I agree to pay	y when due:
That I will keep said property i	nsured for the bonofit of and Diego as
That I will hot lemove said broi	Derry permanently from the Ct. 1 car.
	n good repair during the continuance of this agreement; age said property without the written consent of the said PARIS
MOTOR MART previously obtained;	age said property without the written consent of the said PARIS
That said property shall not be	e used for the sale, storage or transportation of any intoxicating
That in case of default of any	for the latter enacted;
able, the whole amount secured by this	s agreement and all notes given therefor, shall thereupon immedi-
tions or agreements on my part to be by	ant an ease of any breach of any of the aforesaid condi-
all payments made, and may take peace	and I aris MOTOR MART may permanently retain
That I will pay to said Barry M	ity whatsoever by reason of the repossession thereof, and
property, or incident to foreclosure pro	orok MART all expenses incurred by it in repossessing itself of said
the aforesaid conditions or agreements	by me to be kept or performed.
In Witness Whereof, I the	e said
set my hand this 25 th	day of Marie hereunto
WITNESS	A. D. 19
min L. marine	a Comer.
The state of the s	SIGNATURE S. G. M. Kennie
	ADDRESS Deile maine

State of haine

County of Orford 55.

H 40.62 lest Bethel, Teranie Jane 1931.

For value received promise to pay to The order of Harry to Head of West Bether, Teranie, The series of Forty and 62 Dollars, payable in sex months, with interest on all surpaid sums at the rate of six per centum per amount.

(signed) Harlan E. Kunball

segred (Paul B. Head)

Witness:

Know all were by these presents that as see willy for the payments of attached aste, Sao hereby pleage and cuartifulge to Harry to Head and his sue-cessors in title the following personal property thou in my possession and by one owned free from acc cuernstrands prior testo one path they facial boy horses to be to property to be to property howard from the feat without permission. The analysis from the feat without permission. The analysis from the feath property until beach thereof thereof thereof with the set my bound and seal allies 4 a say of June 1931.

(Segued & Harcan E. Kemball (seal)

loctures:

Paul B. Head (signed)

June 8th 1931 at 8 P.M.

Tuasour traccie Rendence, Beelee, Marie R.D 4 Oet 10,1930

\$ 200. 100

For a valuable consideration, Thereby sel, cowy and deliver to R. L. Sturges of horway, tuanie, or ossigns, the following described property, to wit: One black have one white horse about kvelve years old weighing about 2800 lbs.

and warrant the title of said property & be in me, and that down sever thereof and the same is free from all uncumbrances

This mortgage is given to seeme the payment of a certain note bearing even date with these presents, grace by me, & said granter, for the Seem of Two bundred 100 dollars payable in Four months and for any lenewar or leverals of said note, with withrest at y percent lautel paid in fuel.

Provided heveretiless that if I pay the said note and interest and any senewas thereof at the time aforesaid, then this conveyance shall be void Otherwise to lemain in full force and effect, and that two right of redeription shall east. (kegaed) John Weelleigh locheess:

lodnes :

Ohne copy allest Edmund C. Sewith Town Clark of Theson Received March 14, 1931

147 County J Oxford 55 State of Maine \$ 15300 West Beckel, Me. nov. 18, 1931 for value received of promise to pay to the order of Harry M. Head vey the sum of One helided, fifty three Dollars payable Six months from date with interest at the rate of six per centum per annum. Sign Myron E. Morrill Witness Viola G. Morrill That as security for the payment of the attached note, I do hereby pledge and mortgage to said Harry n. Head and his Isclecessore in title, the following personal property now in my possession and by time owned free from all incumbrances from hereto four Hereford Cows.

Said property is to be properly housed, Rept in good order and not removed. ia from the State without permission. The undersigned retains possession ? said property until breach thereof. e)\_ In witness whereof, I hereunto set my hand and sede this eighteent day of Movember, 1931. (Signed) Myrou G. Morriel Witness Viola G. Morrell. litru copy: alles . Camuna C. Sunt Town Clerk of Tueson flewigh recorded Test. 20, 1931.

ARCHER L. GROVER

DEPUTY COMMISSIONER

GEORGE J. STOBIE COMMISSIONER



DEPARTMENT OF

### Inland Fisheries and Game

STATE OF MAINE AUGUSTA

STATE OF MAINE

PUBLIC NOTICE.

In conformity with the provisions of an Act passed by the 86th Legislature, the Commissioner of Inland Fisheries and Game hereby promulgates the following rules and regulations:

#### RULES AND REGULATIONS

Section 1. Commencing on the 30th day of June, A. D., 1933, it shall be unlawful for any person to fish for, take, catch or kill any kind of fish at any time, in the waters of Pleasant River or any of its tributaries, which are situated Pleasant River or any of its tributaries, which are situated in the towns of Albany, Bethel and Mason, in the county of Oxford, EXCEPT Little Pond, a private pond, in said town of Mason; provided, however, that it shall be lawful to fish said river from the Albany line, its eastern tributary, and from Lowell Brook, its western tributary, to its outlet into the Androscoggin River, on Tuesdays, Thursdays and Saturdays.

It shall also be unlawful for any person to have in possession at any time any fish taken in violation of the provisions of these rules and regulations.

Section 2. Whoever violates any provision of these rules and regulations shall be subject to a penalty of not more than \$300.00 and costs, or imprisonment for not more than ninety days, or both said fine and imprisonment.

Dated at Augusta, Maine, this 16th day of May, A. D., 1933.

A true copy, Attest:

Gommissioner of Inland Fisheries and Game.

Felix July 1: 1935

Fréid July 1, 1933 Edmund & Smith Cearle Mason

153 66 agrie 4, 1933 Les mouths after dale processe & pay & the arrest of howell Sudevin. - Sialy : six Dollars with interest at 6 per cent until paid, The terms being for :

Our black white steer case, I forsy Herefor cass.
I rear white hues calf and I hereford steer yearing day furchased from Said hereel Godevin.

Said calle to Lemain the property of of said 4. S. Bodineis with all produce, under said Sur and cutered are paid in fale.

(Segned) John Westleigh

actest

Received and eleveded Sept 8, 1933 Comme Co Venille clark.

breach hereof by non payment at waterity of (signed) John Westleigh attest: Claim loaceon

a true copy: actest: Canina C. Swell Town Chick of waron Reserved and recorded: Jan 25, 1934.

\$ 55° Son 19, 1934.

sitest: Etta Godinin A true copy: Altest: Commerce C. Servick Focus Check of Turason

Received and lecorded for 25, 1934.

Hospins Bethel Mains, Jon 3. 1934

For value received Sprowers to pay to the order of Fied h. Edwards One hundred & fifty Dollars and interest at 6% per court until paid, as follows:

Fifty Dollars two weeks from date Jon 3,1934 and Iwanty fine Dollars on first of each worth Thereofter. The full note is given for one pair of their 4 years old Busion as the Bartlett cattle one red & one gray color .... for which this roots is given, shall remember the property of Feed Edwards and subject to his order, until their wote is paid in full, with full permission to enter, take and vend the same waring all ligal rights of redemption.

lutures ..... (signed) Harlan C. Kentall

Received and Recorded Feb

pages 156+157 are blank

Know all were by these presents.

That I John a the Kengie of Mason County of Onford and State of Maine. in consideration of Our Cremedred Fifty and Two/100 Dollars in the paid by J. T. Beel & Lous Co., of Berlin, Coos County, and State of thew Hampshire, The receipt whereof Ido bereby acknowledge, have gravica, bargarused and sold, and do by these presents, grant bargain and sell unto said J. T. Beel & Lous Co., all the goods and challes, wares, effects, and werehanders as follows:
One black horse about 13 years old and everyling about 1400 poweds being the same horse of their dale bought from J. T. Beel & Lous Co., but by horse, with Strip in face, about 12 years old and weighing about 1300 pounds. Being the same travel Design the same bounds.

The above described being now in my possession and fee from all advantad

To have and to have the same with the said grantes, Their executors, damenestrations and assigns forever, provided, nevertheless, that if I or my executors, administrators, or assign shall pay or cause & he paid with The said J. 7. Bell & Lows Co, Their carculars or ad. Tuenstrates the sum of \$ 150.00 according to the terms of my two certain promessing water of even date, trevered \$ 75,00 on Two twoulds' time and \$75.00 ou four months time. Payable & the order of J. J. Beers Low Co, at City hoterval Back with witerest 6% and being for value to. Ceaved, then these presents shall be void. and I have put the said granter in full prosession of said properly by delivering & their this and in the reason of the Whole.

defauet of the performance of sais condition. it

shoes be lawfee for said propuly h lemain in the possession of said granter, base, her ever, h be taken and removed by said granter as evele before or after seed default; and for that purpose said granter, his carentors, educatedors, or assigns, may forebly, and evillant feragement of law, enter him the devel eig house of sued granter, or wherever said properly may be situated, and temove said pleasure.

It witness whereof of have bereento set my

hand and sear This 16th day of lucy A. J. 1984.

Leguea, seales y delevera in presence y es:

Lus severaces severar that the foregoing twortgage is recorded for the perspose of securing the debt specified his the condition thereof, and for two other purpose Whotsoover, and that said debt was not created for the purpose of enabling the twortgager to execute the said resortgage, but is a faint debt, howevery due and sweing from the recortgager & the recordings. In the surrigages. In the surrigages to the curriques.

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J.7 Bell Pres.

State of hew Housepshere, Coos SS Tway 16 = 1.019 34.

Personaley appeared The above comed

John a. In "Kenzie and J. 7. Bell severaley Took

and Bubscrebea the foregoing bath,

Before are

(signed) Deo a. Bell

( Custary Russie)

160 Contract South Paris Onford Co. Tuaine Sept 15, 1934 I, eve, have this elay purchased and of South Paris Tuaine, herein cassed The vendor the following ouoton vehicle to lust .: Poia One new 1934 Ford Hydrasles Deems 1/2 ton Jauck, 10/13/34 24. Wodel BB, Tuotax To BB 18#1 39105. 11/13/34 24. 12/13/34 24. The terms of this perchase and sale are as follows. # 746.50 cart and \$ 288 in deferred payment. There to all of the above together with all equip-1/13/35 24. 2/13/38 24. 3/13/35 24. 4/13/35 24. added, Selvais in Vendor or essigns wall the 5/13/35 24. balance of \$ 288. - which & we sein thereon is 6/13/35 24: paid and which I we, to pay in full within 7/13/35 24 8/13/35 24. 12 moveles from date of purchase, according to the terior of an agreement and contract ex-" cented Coalempooneously hereisel. I regues realed and delivered in persuas of Harold . P. Heletier (ugned) Oxford Co. (Aigued Educed C. Swith a Clas Copy atest Educad C. xwell · Clerk of Wason Oet 17,1934

#### CHATTEL MORTGAGE

Address Mason, Maine
\$40 Residence
Residence  October 20  193 4  For a Valuable Consideration, I hereby sell, convey and deliver to Ripley & Ferceber
For a Valuable Consideration, I hereby sell, convey and deliver to
of South Paris, Maine, or assigns, the following described property, to wit:
1-1930-ford Judor - Thotos # A 2697574
Harman Land Company of the Company o
and the control of th
And WARRANT the title of said property to be in me, and that I am the owner thereof and the same is free
from all incumbrances.
This mortgage is given to secure the payment of certain note bearing even date with these presents,
given by me, to said grantee, for the sum of heriety and Dollars,
given by me, to said grantee, for the sum of
payable Three woulds after date 100
and for any renewal or renewals of said note , with interest at per cent months in advance,
and on default of payment the full amount becomes due.
PROVIDED NEVERTHELESS, that if I pay the said note and interest and any renewal thereof at the time
aforesaid, then this conveyance shall be VOID, otherwise to remain in full force and effect, and that no right of
redemption shall exist.
WITNESS
WITNESS(SEAL)

attest: Commend C. Smith
Joeon Clark of Ywason

Guaroles

Know all Men by These Presents

That I. Mujeon & Theorriel, of Mason, Country of Oxford, and State of Maine.

in Consideration of Fine Hundred Thousing five Dollows and Two/100 to the paid by J. F. Beel I Low, Co., of Berlin, Tr. N. The receipt Whereof I do hereby asknowledge, have granted, bargained, and sold and do by these present years, bargain and sell not said J. T. Beel & Low, all the goods and Chattels, wares, effect, and querchanders as follows:

Two hoan horses about five Grans old each and weighing about 3300 hourses; Beeng the same horses I the date bought five figures old each and weighing about 3300 hourses; Beeng the same horses I the date bought five figures.

One Durrnsey poles year old, heifer;

One Durrnsey poles year old, heifer;

Being The same cattle harried on my form at mason, maine and are fee from all advonced claims.

To have and to hold the same will the said granter, Their executors, administrators and assegras focurer. Provided, revertheless, that if I or my executors, administrators or assigns, shall pay or cause to be paid unto the said J. Peler four Co. Their executor or administrators The seem of \$2500 according to the terms of my certain promissory rote of even date berewith on two months time, payable to the order of J. F. Bell I four Co at Bearin City holivaal Bouk of Bexlin, T. H. with exiterest & for value received. Then these presuts shall be void and I pave put the said grade in full possession of said property by delivering to them this dead in the name of the whole. and it is agreed by the parties, that water default of the performance of said condition, it shall be lawful for said property & remain in prosession of said grantor, bable, however to be taken and teword by said grader or well before as after such default: and for that feurpose, sail granter, his exeactor, admenestrators or assign, may forcebly and without feedgment of law, Tules ento the develling house of said grador, or coherever said peoperty way be selected, and remove the same at pleasure.

Lu eviluer sobere of I have bereente set try hand and real this 17th day of Troveraber HI 1934. Signed, realed and betweender presence of as:

los severally several That The foregoing Turingage is made for the purpose of selecting the debt specifica in the condition thereof, Just for no other purpose wholeovever, and that said debt was not created for the purpose of enabling the runtgages to execute the said mortgage, but fir of first debt, howestly due and owing from the substigages to the mortgages. So tell me sood (signed) J. J. Best Asso. (signed) Tryon & hourself for fersonally appearing the above named turing for the foregoing outh,

Theoretic and J. J. Bell severally took and Subscribed the foregoing outh,

Personally appearing the above named turing & Subscribed the foregoing outh,

Perfore the Spice of the Roll forther the foregoing outh,

a true copy: Actest: Comerce & Sweet Town Clerk of hosson.

Know all then by Those Presents

Short I, J. a. Mc bengie of tuason, baford Country
and Itale of maine
in consideration of one hundred Fifty and report
Noclars to me paid by J. 7. Bell I for Co of Berlin,
N. H., The receipt Whereof Ido hereby acknowledge,
have granted, bargained, and sold, and do by These
presents grout, bargain and sold and do by These
I down to sel the goods and chattels, wares, effects
and merchandise as follows:
Our grey horse about seis years old and everything
about 1566 pounds, being the some horse of their
date bought of J. J. Bell I four Co.

Also our boy horse about thereteen grans old and
living about 1300 pounds, being some horse
I have bevied for past sin or sever years. (our)

e loa, creby

ed lows: lod

sell

e Lo

et L

gravler forever.

seeubr g T

dali Eder Bouk, Desord.

by by whole.

seva

teweh -en-

Claring way

To have and to hold the same vuto the said grantee their executors administrators and ssegns, forever Provided revertheless, that of I or my executors, administrators or assigns, shall pay or cause to be paid with the said J. Fibell & Los Co their executors or administrators the sum of \$ 150 % according & the lexus of the live growns. sory notes of ever date herewith \$75 /100 on two months true and 75 on facer mouther terms payable to the order of of. I Bell I for a Co at Berlin aty hatrowal Book for value tecewia.

Then these presents shall be void and hove put the grante in fuel possession of said property by belivering to their their deed in the trains of the tolok had it is agreed by the parties, that will default of the performance of land Cordelion it shall be lawful for said property & lewari in possession of said gravlor, hable, however, to be latter and kemoved by said granter as well-before as after such default; and for that purpose, said granter, bis exelutors, administrators or assigns, may foreibly, and wellout judgment of law, enter with the develing house of said grouler, or wherever said property may be silvented, and Euroce The same at pleasure. I wilvess where of Ihave hereunto set my have

I witness where of Shave hereunto set my hand and seal the 9th day of lefreil A.D. 1935.

Signed, sealed and delivered in the presence of the:

(Agned) J. A. The Changie (EN)

lue severally swear that the foregoing twotyge
is made for the purpose of securing the dubt specified
in the condition thereof, and for no other purpose
whatsovever, and that said dubt was not created for
the purpose of evabling the mortgages to easewete the
said mortgage, but is a first debt, howestly due and
owing from the martigages to the mortgages. So
bely me God.
signed Deo le. Bell (signed) J. A. The Kengie

Signed Deo li Bell (signed) J. A. The Kengie State of hew Hompshire, Coos, SS april 9, 1935. Personally appearing The above named J. A. The Penzie and Deorge a Bell, Treas. Severally Took and sectionism 00 Marel 8, 1938

the foregoing outh, Before we (Siguea) Educa E. Bell Justice of the Peace. a true copy: actest. Dawind C. Lunch Town Click of Tuason. Know all twen by these Presents That I Edward C. Swith, of Tuoson, Country of Oxford, State of Twains in consideration of the seem of two thousand and fifty (\$2050.) dollars - paid by Rethel tralicoal is Book a conforation execting center the laws of i The State of Twains and Cocated at Bethel, in Land
county - - The receipt whereof - 2 - - Theraid

so Smith - - do hereby acknowledge, have granted
bergonald and sold and by these present de

grant bargain. Stell unto the said Bethet trational

Book its successors and assigns - - The followeng goods of the chattels, viz: I pair working horses, Chestinet color, 8 and gepars of age I drawing horse, 9 years old, bay color. 1 V-8 Ford Truck, Twolve weater BB 181139105, 1 Buck Linoval, year of 1929, motor wenter 19764254 Serial number 219545. 1 Ford station car - year 1929 motor wember 1976 \$ 284. 1 Farm all tractor - Suternational Harvester Co. wake. 1 Beau Potath sprage 1 The Cornick Polate planter 1 The Commele Potate digget. 1 The Cormiele wide delinking rake. Milevankel Grani budder. 1 The Corneck alewstor (two rows) 1 bruetos diso harrow - John Deere 1 bractor plow - International Harvester, wake I tractor mowing machine International Horoceter & make 1 set Clouble harvers, trees in 1984 - brass tremwed 9 Hereford cows 14 Hereford caloes lorus old 3 Survey, 3 year olds and 5 Decerving yearburgs (over)

all

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ted

for

Zbs

Eagre

outel

165

The foregoing named cattle and horses being all Juou own and all Thave on my form in Said Wason

To have and to have The said goods and Chattels wents the said Bethel Trational Book --ils successors and assigns to its and their only proper use, benefit and behoof forever. and --the said South - de avouch rupely to be the the and lawful agongy of the said goodsava chattels and have in rugself full power, good in manner -- aforesaid; and - I -- do for suspelf, my -- f Heirs, executors and administrators, herefy coverant and agree to warrant and defend the seed goods and chattels against The lawful claims and demands of all persons whousoser, with it -- - The said

Bether trateous Back - its successors ---

willy and assigns. Provided neveralities, That if the said Edmund C. Swith - - / his - - encentors, adminis-Bethel trategodal Bouck . - Its successors or assign, The seem of two thousand and fifty dollars acnote bearing even date with these presents, given by said Sunth & said Back the this bell of Dale, as also-said -- certain promessory note bearing even date with these fresents given by said Smith -- to the paid Back to pay the Seem and raterest at the time aforesaid, shall be void, otherwise shade remain in full force. Su witness warreof ... I .. the said Commend C. Sweth - have hereunto set my hand and seal this seventh day of may -- in The year of our fixed one thousand wire hundred and therety five Segued, Laca & Delivered

(Signed) Elmund C. Shull En in processes of

(signed) Fred B. Tuerrice Recorded Tray 7, 19 35 a true copy:

allest: Edward C. Swell, Locar Clark of Maria.

### CHATTEL MORTGAGE

Address Bethel Tuacie
Residence Wason Marie
For a Valuable Consideration, I hereby sell, convey and deliver to kipley & Fletcher Co
of South Paris, Maine, or assigns, the following described property, to wit:  One 1934 - Ford V8 Zudor, Kinnber 18 - 847864
One 1934 Ford V8 Ludor Kumber 18 - 847864
Rate Wat Dir G
And WARRANT the title of said property to be in me, and that I am the owner thereof and the same is free
from all incumbrances.
This mortgage is given to secure the payment of certain note bearing even date with these presents,
This mortgage is given to secure the payment of certain note bearing even date with these presents, given by me, to said grantee, for the sum of live Hundred 2 Dollars, payable at live way trateons \$150 July 11/35 7 \$ 60 October 11/35
and for any renewal or renewals of said note , with interest at per cent three months in advance,
and on default of payment the full amount becomes due.
PROVIDED NEVERTHELESS, that if I pay the said note and interest and any renewal thereof at the time
aforesaid, then this conveyance shall be VOID, otherwise to remain in full force and effect, and that no right of
WITNESS Harola C. Hetcher (signed) (signed) J. a. M. Kenzie (SEAL)
WITNESS(SEAL)

GEORGE J. STOBIE



ARCHER L. GROVER

DEPARTMENT OF

Inland Fisheries and Game

STATE OF MAINE

AUGUSTA

STATE OF MAINE

PUBLIC NOTICE

In conformity with the provisions of Resolve of the 87th Legislature, and deeming it for the best interests of the State, the Commissioner of Inland Fisheries and Game hereby promulgates the following rules and regulations:

#### RULES AND REGULATIONS.

Section 1. Commencing on the 5th day of July, A. D., 1935, Pleasant River and its tributaries, in Mason, Bethel and Albany, and Hapgood Brook, in Bethel, in the county of Oxford, shall be open to fishing under the general law of the State.

Dated at Augusta, Maine, this 1st day of June, A. D., 1935.

Commissioner of Inland Fisheries and Game.

A true copy, Attest:

Commissioner.

On demand Spromes & pay to h. S. Somberin or order the seem of -- - Fifty. Dollars - with interest at 6 per cent - The same being for one 4 gr old Jersey beefer and one black and while fore cow 8 years old which Low have in my foresion Lilet Said property with all produce to belong to h. S. Sodwin ente This note es paid in full (signed) J. a. The Kengie Asquees Elve Tuckengie

altest Ella Bodivisio

hay 19, 1935 Canona C. Smith

For value receive a Spermie & pay T. E. Seevens or order (1550) one Tundred fifty five dollars with enterest at 6%, payable (1500) fifty dollars in six (6) zowells and the belove in one (1) year.

Some being for balance due for one pair
of four (4) figure sed grant Durham cattles, guit
ser feet seven energy (6'7") twengling about
twenty. Die the choice (2600) pounds. Cattle
brown as the Choice Bulies cattle

face property & commin the property
of said stevens water said sum and enterest

ere baid in hull are paid in full (Agoed) Haclan E. Kuntall loss Billed Mains

actant: a true copy Edward C. Saneth Ceech of horon

Thow are men by these presents that I Eli a Drover of heavon in the Country of orford and State of heavie in consideration of \$100 para by Donald J. andrews of horway, in the County orford and Leate of maine, the Except whereof the Ancie Eli a . Server do hereby seknowledge have granted bargained and sold and by There presents do grant bar. gain and sell with the said Donald J. andrews, the ollowing goods and Challes, vij: / Day Horse 15 yes old being the same horse This day purchased by me of the said Lonald J. Andrews, also

1 Surrey cow 6 yes old 1 Sevensey cow 2 yes old

I beveraw yearing beafer

To have and to hoea, The said goods and chatters onto the said bounded J. andrews, heir, executors administration and assigns. & their only proper use benefet and behoof forever. Qua I The said Elis Grover do someth myself to be The Tree and Conful

bever of the said goods and challess and how in the full power, good right, and lawful anchority & dispose of the laws in transver aforesaid: and I do for try solf my heirs, executors, and administrators, hereby coverant and agree & warrant and define the said goods and chatless against the lawful Claims and demands of all persons whomsover with him the said Douela J. Andrews, heirs, executors, administrators and assigns

Provided, revertheless, that if the said Cli a Doson executors, administrator or assigns, shall pay ends the said Donala J. andrews executors, administrators or assigns, the sum of one hundred dollars (700.) on demand from their date, evel interest on said sum at the sate of per cent per annem, payable annually centre fully paid, then this bies of sale, as also one cutain promissary note bearing even date with these presents, given by the said Eti a Deover is the said bonales J. andrews to pay the sum and interest at the time aforesaid, phase both be void, atherwise shall remain in fuel force.

Provided also, That it shall and may be lawful for said Eli a Grover & continue in possession of said goods and chatters water conditions broken

Le wetness whereof, I the said Eli A. Derace have bereento set my hand and seal this 14th day of September in the year of our ford one Theusand mine hundred and Thirty-sex

Frank H. Anderson (signed)

Received and recorded

Sept 14,1936

Actual : Carrero C. Suiet

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use

Thow all men by There presents
That I, J. a. The Rangie of Thoson, County of Enforce
and Leate of Thomas, in Consideration of two
hundred and Thirty, five (\$235.00) Dollars, to we
paid by J. J. Bell' Lows Co., of Berlin, t. N. The
receipt whereof, I. as hereby acknowledge, have granted
bargained and sola, and by these presents do grant.
Bargoin and sola, unto the said J. T. Bell V Lows to
all the goods, chattels, wares, effects and therebanders, to mi.
One gray make about seven years ald and evergling
about 1400 pounds; one hore collar 20." Being the
same hore and collars I This date bought from
J. T. Bell V Lows Co.

lelso one gray horse about seven years or and weighing about 1450 pounds, being the some horse Ibought from J. 7. Beler Low Co. in the spring of

One bay hours about 15 years old and weighing about 130 opounds, being the same more Those owned for The past ten years.

Ou second hand team harness

The above described being now in my possession and

fere from all other claims.

granter. Their encentors, administrators and assigns forever. Provided nevertheless, that if I ar my executors administrators or assigns, show pay a course to be paid unto the paid J. J. Belle Y Lous Co, or their executors are administrators, the series of 235 00 according to the terms of my artain promessory took of even date herewith on these months time, payable to the order of J. J. Belles Y Lous Co at Berlin City testional Book with interest at 6% and Berlin City testional Book with interest at 6% and Berlin City value received, then there presents show he vaid.

Qua I have put the granter in fuel prosession of said property by selvering to them this dead in the trave of the whole.

And et si agreco by the parties that will de feure of performance of said conditions, it should be lawful for the said property to taisain in full possession of said grantor; hable, however, to be taken and removed by said granter as well tops

as efter said default; and for that purpose, said grantee, his executors, administrators, or owngis, may forerbly and wellout fudgment of law, enter wite the dwelling house of said grantor, or wherever said proporty may be situated and lemove the same at pleasure. In evetures whereof Those set my hour and seal their 14th day of September in the year of our Lord, one thousand rine hundred and thirty six. Signed sealed and delivered

sin the presence of ees: (signera) J. a. h. Kengia (500)

in made for the perfore of securing the debt specification the condition thereof, and for revolver perfore the total said shell was not created for the perfore that said shell was not created for the perfore of enabling the mortgager to execute said most propose of enabling the mortgager to execute said most propose of the thousand of the mortgager to the the thousand of the mortgager. So there was soon.

(segrea) J. Q. The Kengia (segrea) J. F. Beed, Des.

Seale of hew Hompshire, Coo, 55.

Personally appeared the above named Ja. the Kengie and J. 7. Bell, Pres. and severally took and subscribed the foregoing out.

Before we ( region ) Seonge a. Bell, Justice of the Baco.

attest: Comens C. Swel

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#### CHATTEL MORTGAGE

\$350 <del>00</del>	Add	dress Beetre the R. 7.D
EX1		Mugust 29 1936
		nvey and deliver to Ripley v Fletcher Co.  I property, to wit:  Ludor Tuotor 18 - 140 8453
[9	W	
and for any renewal or renew in default of payment of this they may elect, and dispose same shall be taken as hire for	vals of said note, with intenote, or any part of it, said pof same, without recourse to use of property.	terest atper centmonths in advance, a payee may take possession of said property in any manuto law, in which event all sums which have been paid
DROVIDED NEVEDTH	ELESS, that if I pay the said ace shall be VOID, otherw	id note and interest and any renewal thereof at the tivise to remain in full force and effect, and that no right  (signed) J. a. h. Kengie [SEA
WITNESS (Regned) 11-12		[SEA

\$ 8000

aprie 16,1937

Spromere to pay to the order of N. S. Dodewin Doceans will interest at 6 per court, while paid, the same boung for one bay more and one gray horse and being the same which thows in my procession and said property is to remain the property of said N. S. Dodewin with said sum and interest are faid, and it is hereby papelated and agreed that we right of reduption shall exist after break hiref by was payment at maturity of this water by their water by the property of the break hiref by was payment at maturity of this water

a true copy ales: Educad C. Swith, Lower Clark

aprie 22, 1937.

17500

Fryeburg Marie

For value received spromise to pay Eldent.

Houseon or order (175.00) one hundred seventy five dollars with interest at 6% payable 10000 in 6

months and the bolones in one(1) year.

Jone being bolones due on one pair three (3)

year old red and white gut 6 six feet.

Houseon will said sum and enterest are paid in full

(signed) Harlan C. Kunball West Breket Marie

attest: Esure C. Swith Clerk of Mason.

#### L. M. LONGLEY & SON Norway, Maine Sale Agreement DEALER'S COPY To L. M. LONGLEY & SON (DEALER) Norway, Maine. MANUFACTURED BY MODEL NO. SERIAL NO. DESCRIPTION OF ARTICLES of the above described chattel for which I agree herewith and day of each month beginning with the... day of until the full amount has been paid with interest of each installment after at the highest lawful rate. All installments payable at the office of L. M. Longley & Son, Norway, Maine, The title of this chattel to remain in your hands until full payment is made. Upon failure to pay any installments the whole unpaid balance will at your option become due and payable, and you may immediately retake possession of said chattel and resell said chattel so retaken, at public or private sale, without demand for performance, with or without notice from me. (And you shall be entitled to retain as rental for the time I have used said chattel, all payment theretofore made by me under this agreement). I FURTHER AGREE to take good care of said chattel and be responsible for its loss by theft, fire, other casualty and unless I first obtain written consent from you. contained herein are binding Signed Mas

a true every: Thay 25,1938
Utters: Educad C. Sunth
Clerk of Mason Flantstoon.

	INSTALMENT! The undersigned seller hereh		Dealer. Contract Number chasers, jointly and severally hereby purchase(s); property, delivery and acceptance of which is
11000	New or Year No. Make Trade Name Used Model Cyl. Trade Name	Type of Body If Truck, Give Tonnage or Number	Motor No. Manufacturer's Serial No.
	RADIO Make Model S For a Total Time Price of Payable in an amount on or before delive Leaving a Deferred Balance of	erial No	\$\frac{41.35}{125.00}  (5) \qua
1.11	Payable at the office of General Motors Accepts on the same day of each successive month, or as The final instalment payable hereunder shall eq maturity at the highest lawful contract rate, an under shall be paid by the purchaser as attorned 1. Title	indicated in schedule of instalments below, ual the amount of the deferred balance rem id if this contract be placed with an attorn by's fees, or if prohibited, the amount perm	and commencing 109 aiming due. Interest is due on instalments after by for collection, 15% of the amount due here-itted by law.
as follows:day of Ument after	monthly instalments  \$ 1 Mo. hereafter \$ 2 Mos. hereafter \$ 3 Mos. hereafter \$ 4. No	has or seller, the event purchaser defaults on any payment du contract or a proceeding in bankruptcy, receiver ty, or seller deems the property in danger of mi and payable; the seller's acceptance, after the full before provided, of any instalment or payment; ad/or the seller's rights hereunder with respec- warranties, expressed or implied, representation	ntil said amount is fully paid in cash, is contract or any interest thereunder, or loss, injury his obligation hereunder; assignee shall be entitled e on this contract or falls to comply with any conship or insolvency be instituted against the purchaser is or confiscation, the full amount shall be immediately due and payshall not be deemed to alter or affect the purchaser's to any subsequent payments or default therein, s, promises or statements have been made by seller liens and encumbrances; shall not use same illegally, e without permission of the holder of this contract. Ye, Any sum of money paid by the seller in payment ty shall be secured by and under this contract. The privary, return premium or otherwise, shall be applied obligation, at the option of seller. Seller may insure all damage to the car to protect purchaser, seller or a demand and that on failure to do so, payment of rehaser default in complying with the terms hereof.
tallments the of said chat- t notice from made by me casualty and ent from you.	\$ 11 Mos. hereafter may take im including any said property all payments or private sal address below	as the property in danger of misuse or confiscationediate possession of said property without of equipment or accessories thereto; and for this may be and remove same. Such repossession shat made prior thereto by the purchaser hereunder, e, without demand for performance, with or with being sufficient), with or without having such passellers.	tion, seller or any sheriff or other officer of the law demand (possession after default being unlawful), purpose seller may enter upon the premises where ill not affect seller's right, hereby confirmed, to retain Seller may resell said property, so retaken, at public hout notice to purchaser (if given, notice by mail to roperty at place of sale, and upon such terms and in
Plante	\$ purchaser sha	of shall be applied to amount due; any surplus a Il pay the same with interest. Seller may take po	property, including a reasonable attorney's fee. The shall be paid over to purchaser; in case of deficiency seession of any other property in the above described perty may be therein, and hold same temporarily for the remedies hereunder, successively or concurrently, for from the court originally acquiring jurisdiction is, Any provision of this contract prohibited by law of such prohibition without invalidating the remain-
neg.	Executed in quadruplicate, one copy of which was Purchaser & my 1 marvilla	as delivered to and retained by purchaser, the	his 26 day of May (Do not date on Sunday), 1939
	(Pfychaser's Signature) Silens Twin Town Chor. Inc. (Seller's Signature)  (Witness)	By (If Company) (Title)  SIGN IN INK	(Town) (State)  (Town) (State)  (Witness)

Twin Town Chev. Inc.

> Received & Recorded May 27, 1939 attest: Edward C. Sund Clink of Tueson

## NORWAY NATIONAL BANK, NORWAY, MAINE

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COND		FCCNITCA		AND THE RESIDENCE OF THE PARTY	を行うです。 第一大学のアンスを表示の大学の関係を対しては、 第一大学のアンスを表示の大学の関係を表示している。 第一大学のアンスを表示している。 第一大学の子を表示している。 第一大学の子の子を表示している。 第一大学の子の子の子の子の子の子の子の子の子の子の子の子の子の子の子の子の子の子の子	LLMENT LOANS
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CTT CAR CONTROL OF THE CAR PROPERTY AND THE CAR PRO	A FOR THE THE TOTAL BUT THE PROPERTY OF THE PR	PURSON THROUGH THE MARKET THE STATE OF THE S				
AND THE RESERVE OF THE PARTY OF	THE RESERVE OF THE PROPERTY OF	<ul> <li>A DATE OF A STATE OF</li></ul>	20% (SUZING 29% FOR ASP IN CHORAL POINT 200)	RESIDENCE TO STATE AND ARREST ARREST ARREST AND ARREST AR		CHIVEIN LOANS

To H. Alton Bacon	LLMENT LOANS
Corporate, Firm or Trade Name of Dealer)  Address	(RECORDING COPY)
Town and State	.15 19.41

Model No.	Serial No.	Description of Article	Manufacturer	Cash Price
One Portla	nd Stove F hot air re	oundry Wood Burning Furnace gisters and three cold air	Portland Stove Foundry	200.00
registers				
· 通過過過過		100000000000000000000000000000000000000	Total Cash Price \$. 2	100 00

Time Price (amount of note plus down payment) \$.200.00.....
, and balance (evidenced by my note of even date to your order) payable in .20...equal Cash on or before delivery \$. O ......

, and accept derivery of	he foregoing chattels, to be kept and/or installed at
Mason Oxford Mai	(Number and Street)
(City or Town) (County) (Star	* * T * * * * * * * AUG I WILL DAY VOIL THEFOLOT THE TOTAL TIME DELCA TROVIDED HOROIT
Title to said chattels shall remain in you until I have paid in cash	all amounts owing horounder A
contract or extensions or negotiations of said note shall not waive any	all amounts owing hereunder. Any extension or assignments of this provision herein contained.

Said chattels shall remain personal property and nothing (anything which may be done by the parties hereto to the contrary notwithstanding) shall prevent you from removing same, or so much thereof as you in your sole discretion may determine, from any premises to which they may be attached, upon any breach of this contract.

may be attached, upon any breach of this contract.

I shall not misuse, secrete, sell, encumber, remove or otherwise dispose of or lose possession of said chattels, nor permit nor suffer any lien, encumbrance or charge against said chattels. The chattels herein referred to shall at all times be at my risk and loss and any loss, injury or destruction of said chattels shall not operate in any manner to release me from payment as herein provided.

Should I fail to pay said indebtedness or any part thereof when due, or breach this contract, or should you feel yourself or said chattels insecure, or if any execution or writ be levied on any of my property, or a receiver thereof is appointed, or if a petition under the Bankruptcy. Act or any Amendment thereof should be filed by or against me, the entire unpaid balance shall at once become due and payable at your election, and you may without notice or demand, by process of law or otherwise, take possession of said chattels wherever located, and retain all the same at public or private sale and apply the proceeds, after deducting expenses, liens and an attorney's reasonable fee paid or incurred by you, to the payment of said note and interest, and pay me the surplus, if any, or in case of a deficiency I will pay you the same at once. I waive all claims, damages and demands against you arising out of the repossession, retention, reparation and sale as aforesaid.

Any action to enforce payment of said note shall not waive any of your rights hereunder. Any indulgencies granted me shall not constitute a waiver of any of your rights. Time is the essence of this contract. Any part of this contract on any state shall not invalidate any other parts of this contract in that state. All rights and remedies hereunder are cumulative and not alternative. This contract may be assigned and/or said note may be negotiated without notice to me and when assigned and/or negotiated shall be free from any defense, countered in or cross complaint by me.

This contract constitutes the entire agreement; no waivers or modification shall be valid unless written upon or attached hereto.

This contract shall apply to, inure to the benefit of, and bind your and my heirs, executors, administrators, successors and assigns, and I acknowledge the receipt of a true copy thereof.

., County of .... Oxford ....., and State of . Maine ....., (Corporate, Firm or Trade Name of Dealer) (Seal) (Owner, Officer or Firm Member)

DEALER'S ASSIGNMENT

For valuable consideration, the receipt whereof is hereby acknowledged, Undersigned does hereby sell, assign and transfer to the Norway National Bank, his, its or their right, title and interest in and to the foregoing contract and the property referred to therein, with power to take legal proceedings in the name of the Undersigned, or itself in respect thereto. Undersigned warrants that the person, firm or corporation described as Purchaser or a duly authorized agent; that the Purchaser's address is correct; that Purchaser's true-name is signed to the contract by the Purchaser or a duly authorized agent; that the Purchaser was twenty-one years of age or older when the contract was executed; that the down payment made by the Purchaser as stated in the contract was in cash, unless otherwise mentioned in the contract, and that no claims, liens and encumbrances whatsoever, except the within contract; and that the contract is genuine and in all respects what it purports to be. Upon breach of any warranties of the Undersigned in the foregoing contract or in this assignment, the Undersigned agrees to repurchase said contract from the assignee paying therefor the amount owing thereon plus all costs and expenses.

Signed and Sealed by Seller at

19...

By...

(Seal)

By ...... (Owner, Officer or Firm Member, and Title) (City and State) (Date)

Rea & recorded Thanch 22, 1941 8 30 P.M. a true copy: attest: Educina T. Swith Clark

After thorough examination T hereby burgers and accept 3 11

A SOUND SOUTH TO THE OWN OFFE BENEFIELD OF THE PROPERTY OF SOUTH S

\$ 36314	4 /0	N' Y	Norway, Maine	July 1	4 101
40	FOR VALUE RE	CEIVED, I promi	se to pay to the orde	/// / /	4 1
Thu	Tundel Sig	4 thru		interest at 6 per ce	
as follows:	y april	<i>y</i> —	700		. A */
The blac	1 horse	6.1	1- Selx	9 10	
blass	Chome	out	Internal	(-/7//a	4
		700	wy ou		
for which this note to their order, until	is given, shall remain this note is fully paid.	the property of	the said H. F. & E	E. ANDREWS,	and subje
legal rights of rede		with full permi	ssion to enter, take a	nd vend the same	) waiving
Witness:			Val	he to	W 1 1 1 1

Town Clerk, Mason:

Kindly file within notice in your office.

After filing, kindly execute the certificate attached to the copy marked "For Return" and without detaching the certificate from said copy send same to this office.

Fish and Game Dept.c

## State of Maine PUBLIC NOTICE

By virtue of the authority conferred upon me by the provisions of Section 73, Chapter 38, Biennial Revision, Fish and Game Laws, and having received written complaint from the owners of the land that beaver are doing actual, substantial damage to their property, I hereby declare an open season on beaver, from 12 o'clock noon, the

6th day of Dec., A.D., 1937, to the 1st day of March, A. D., 1938, both days on the following territory: inclusive;

On land of Edwin D. Waterhouse, in the town of Canton, in the county of Oxford;

ALSO On land of J. C. Howard, on Sunday River, in the town of Newry, county of Oxford;

ALSO On land of Roger F. Clapp, on Abbott Pond, in the town of Summer, county of Oxford;

AISO On land of Miss Boss Bonas, in the town of Hartford, in the county of Oxford;

ALSO / The Town of Gilead, in the county of Oxford;

ALSO The Town of Mason, in the county of Oxford; )

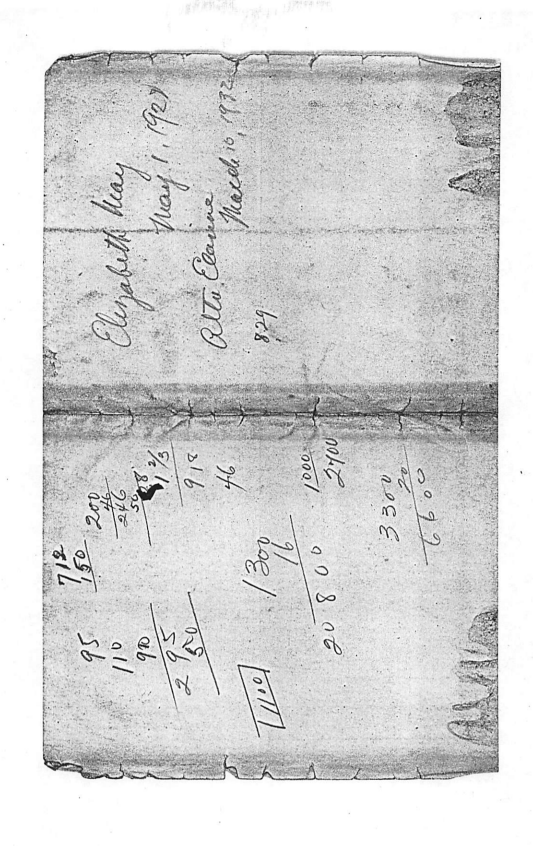
except that no part of said territory within twenty-five feet of any beaver house shall be open for trapping under this proclamation.

During the open season herein provided for on the lands above specified, it shall be lawful for any person who has secured a \$10.00 trapping license and necessary hunting license to trap beaver thereon, except that no person shall set a trap within twenty-five feet of a beaver house as aforesaid, under a penalty of \$100 and costs for each offense. Skins taken under the provisions of this act must be stamped with the official seal of the Commissioner of Inland Fisheries and Game, and a fee of \$2 will be charged for each skin so stamped, before they can be legally sold, given away or transported. day of TOSIST

Witness my hand this

GEORGE J. STOBIE,

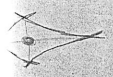
Commissioner of Inland Fisheries and Game.





## OXFORD COUNTY

#### STATE OF MAINE



List of Candidates to be voted for at the State Election, September 10, 1934, in the

Towns of Bethel, Mason, Albany, Greenwood, Hanover, Gilead, Newry, Upton and Plantations of Magalloway and Lincoln

Penalty for wilfully defacing, tearing down or destroying a list of candidates or a specimen ballot, five to one hundred dollars fine.

ROBINSON C. TOBEY, Secretary of State.

## SPECIMEN BALLOT

REPUBLICAN  For United States Senator  FREDERICK HALE, Portland	DEMOCRATIC  For United States Senator  F. HAROLD DUBORD, Waterville	COMMUNIST  For United States Senator HANS NELSON, St. George
For Governor  ALFRED K. AMES, Machias  For Representative to Congress  CARROLL L. BEEDY, Portland	For Governor LOUIS J. BRANN, Lewiston  For Representative to Congress SIMON M. HAMLIN, South Portland	For Governor HARRY WARSAW, Portland
For State Senators SIDNEY B. STANLEY, Porter  LON E. WIGHT, Newry	For State Senators  ALITON BARTLETT, Hanover  BURTON W. GOODWIN, Mexico	
For Clerk of Courts  RUPERT F. ALDRICH, Norway  For County Treasurer  HARRY M. SHAW, Paris	For Clerk of Courts  ERNEST J. RECORD, Paris  For County Treasurer  F. ROBERT SEAVEY, Norway	
For Register of Deeds (Eastern District)  HARVEY E. POWERS, Paris  For Sheriff	For Register of Deeds (Eastern District) WILLIAM B. GOODWIN, Mexico  For Sheriff  WILLIAM O. EROWELLYNAM Paris	
For County Attorney  E. WALKER ABBOTT, Paris  For County Commissioner	WILLIAM O. FROTHINGHAM, Paris  For County Attorney  MATTHEW McCARTHY, Rumford  For County Commissioner	
For Representative to Legislature FLOYD M. MASON, Gilead	CHESTER C. EASTMAN, Fryeburg  For Representative to Legislature  MARSHALL R. HASTINGS, Bethel	

#### STATE OF MAINE

## Proposed Constitutional Amendments and Referendum Question to be Voted Upon September 10, 1934

Penalty for wilfully defacing, tearing down, removing or destroying an official list of questions submitted to the electors, or a specimen ballot, FIVE TO ONE HUNDRED DOLLARS.

ROBINSON C. TOBEY, Secretary of State

Those in favor of any, or all, of the following proposed questions will place a cross (X) in each, or any, of the squares marked "YES" devoted to the question, or questions, for which they desire to vote; those opposed will place a cross (X) in the opposite square or squares marked "NO."

1	/// SPECIMEN BALLOT	THI 1
YES		NO /
	AMENDMENT NO. 1	
	"Shall the constitution be amended by the repeal of the 26th amendment relating to the manufacture and sale of	
	intoxicating liquors?"	

By Chapter 219 of the Resolves of 1933, (approved December 16, in special session,) it is proposed to repeal the 26th amendment to the Constitution.

YES /	MI	/// NO
100	AMENDMENT NO. 2	
	"Shall the constitution be amended as proposed by a resolution of the legislature to provide for an increase of the state debt limit?"	4

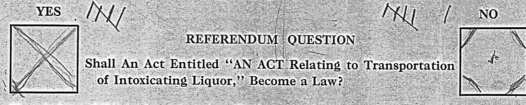
By Chapter 222 of the Resolves of 1933, (approved December 16, in special session,) it is proposed that Section 14 of Article IX of the Constitution, as amended by Articles XXXV, XLI, XLII, XLIII, and XLV, shall be further amended to read as follows:

'Sec. 14. The credit of the state shall not be directly or indirectly loaned in any case. The legislature shall not create any debt or debts, liability or liabilities, on behalf of the state, which shall singly, or in the aggregate, with previous debts and liabilities hereafter incurred at any one time, exceed eight hundred thousand deblars \$2,000,000, except for the purposes of building state highways, intrastate, interstate and international bridges; to suppress insurrection, to repel invasion, or for the purposes of war; to provide for the payment of a bonus to Maine soldiers and sailors in the war with Germany; or for the purposes of building and maintaining public wharves and for the establishment of adequate port facilities in the state of Maine; but this amendment shall not be construed to refer to any money that has been, or may be deposited with this state by the government of the United States, or to any fund which the state shall hold in trust for any Indian tribe.'

YES /	11 11 1111	NO
	AMENDMENT NO. 3	
	"Shall the constitution be amended as proposed by a resolution of the legislature to provide for a bond issue for the	
	construction, improvement and equipment of state buildings?"	

By Chapter 223 of the Resolves of 1933, (approved December 16, in special session,) it is proposed to amend Article IX of the Constitution, by adding thereto the following section:

'Sec. 20. The state under authority of proper enactment of the legislature may issue its bonds not to exceed the amount of \$2,000,000 payable within 20 years, at a rate of interest not exceeding 5% per annum, payable semi-annually, the proceeds to be disbursed for the construction of state buildings and equipment for same, or remodeling or extension of any plant which is part of state-owned property. Said bonds shall be designated "State of Maine Improvement Bonds," and when paid at maturity or otherwise retired, shall not be reissued."



Those in favor of this Act becoming a law will place a cross (X) in the square marked "YES." Those opposed to the Act becoming a law will place a cross (X) in the square marked "NO."

Written petitions signed in the aggregate by not less than ten thousand electors, addressed to the Governor, were filed in the office of the Secretary of State within ninety days after the recess of the regular session of the eighty-sixth legislature, respectfully requesting that the above entitled Act be referred to the people of the State to be voted upon in the manner described in the Constitution of the State of Maine. The Governor, by proclamation dated December 23, 1933, declared said Act suspended and fixed Monday, the tenth day of September, A. D. 1934, as the date upon which the same should be referred to the people.



Mr. Edmund C. Smith,

Bethel,

Town Clerk of Mason.

Maine.

Herrick & Park, Attorneys and Counsellors-at-Unfo, Bethel, Me.

December 24,1925.

Mr. Edmund C.Smith, Town Clerk of Mason. Bethel, RFD. Dear Sir:

We are returning herewith lien statement of Leighton & Cole on the mill building of A.H.Chapman & Co. which was filed in your office and recorded by you. Also the return of attachment of personal property made on a writ in favor of said Leighton & Cole and against said Chapman Co. We think both these statements under the statute are to remin in your office on file for the inspection of these interested.

inspection of these interested.

You may send us bill for recording these at your convenience

and we will remit.

Yours truly

County of Oxford.

December 18th.1925.

One mill building, on land occupied by said McKenzie, in said Mason, being the A.H. Chapman & Co. mill, so called, located on the road leading from Dunham corners, so called, to Blandchard Camps, so called, and valued at \$200.

One boarding house building, known as the A.H. Chapman & Company, boarding house, and located near the above named mill on said McKenzie home place, so called, and valued at \$200.

One cottage building, known as the A.H. Chapman cottage, located across Pleasant River bridge from said McKenzie house but on said McKenzie home place and on said Blanchard road, and valued at \$200.

Also

l Ricker bolter valued at \$10;1 piece of 2-15/16'shafting valued at \$10;1 piece of 2-3/16'shafting valued at \$5.;16 pullies of different sizes, being all about said mill, valued at \$50.;Lot of hangers and bearings for hanging shafting, being all there is about said mill premises, valued at 25.;1 blacksmith forge, new, valued at \$10.; one piece of 1-7/16'shafting, valued at \$2.; one piece of 1-15/16'shafting valued at \$2.; 1 electric dynamo, valued at \$10.;1 -15 horse power steam engine, valued at \$15.;1 large steam boiler, valued at \$100; one steam engine suppose to be 50 horse power, valued at \$200; 2 board saws and carriage xiam valued at \$35.; 1 dust blower valued at \$15; one lot of iron piping being all about said mill property, valued at \$2.; 1 lot of square and round iron being all there is about said mill property, valued at \$5.; 2 pieces of smoke stack valued at \$10;1 pile of second hand brick valued at \$10;

Hawk & Bennett,
Deputy Sheriff.

A true copy . Attest:

Hawld & Bennett.
Deputy Sheriff.

The foregoing is an attested copy of so much of my return as relates to the attachment on a writ in which George E.Leighton and Charles H. Cole, both of Gilead, in said County of Oxford, separtners in business under the name of Leighton & Cole, are plaintiffs, and Alexander H. Chapman, of Mason, in said County of Oxford, and other persons unknown, copartners in business under the name of A.H.Chapman & Company are defendants, dated December 18th. 1925, and returnable to the Supreme Judicial Court at Paris, in said County of Oxford and State of Maine, on the second Tuesday of February, 1926. The value of said defendants property which I was in said writ commanded to attach was eleven hundred twenty-five dollars.

Dated December 21st.1925.

Hawk & Bonnell.
Deputy Sheriff.

o'clost and o'clost and o'clost and o'clost and o'clost o'clost o'clost on property, goods and atmirated, and o'clost o'clost

One will luilding, on lund occupied by and ichonaic, in anid beach, being the A.H.Chepmen & Co. mill, so alled, located on the read leading from During corners, so called, to Clandebar' Shire Socialed, and valued at \$200.

One boarding house building, known as the .... Charles occupied located near the .... Charles occupied house building beach the above company of the constant home place, no called, and valued at Section.

Record of the control of the control

This is to certify that the following is a brue statement of the amount, with all just credits given, due to deorge E. Leighton and Charles H.Cole, both of Cilead, County of Oxford and State of Maine, a copartnership doing business under the firm name of Leighton & Cole, for materials furnished by vartue of a contract with alexander H. Chapman, of Mason, in said County, upon a certain fill buidding owned by said Chapman or by said Chapman and others copy thers with said Chapman whose names are unknown to either aid Le ghton or said Cole, and doing business under the name of & Co, said mill building being situated in the town of Woharm son land occupied by J.A.McKenzie as a home place, and which said Chaoman building has been erecting during the past few weeks ow partially completed, said mill building being the house of said McKenzie and on the road leading Manchard Camps, so called, to-wit:

the firstxdayxafxdeighe furnished on said mill budieleg between the firstxdayxafxdeigheby, and the twenty-second day of October, 1925, the last materials were furnished on October 21st, 1925, all being done with the consent, knowledge and at the request of said Chapman, as follows:

Ryxvinenenofanisantikaniikaniikanienenakanakaniik baiiiika

By virtue of all which a lien is elsimed

By virtue of all which a lien is claimed on said mill building and upon any and all interest which said A.H.Chapman and other persons if any, doing business as A.H.Chapman & Co., have in and to the land on which it stands.

ated Dedember 17, 1925.

This is to certify that the following is a true statement of the amount, with all just credits given, due to George E.Leighton and Charles H.Cole, both of Gilead, County of Oxford and State of Maine, a copartnership doing business under the firm name of Leighton & Cole, for materials furnished by vartue of a contract with Alexander H.Chapman, of Mason, in said County, upon a certain mill building owned by said Chapman or by said Chapman and others as copartners with said Chapman whose names are unknown to either said Leighton or said Cole, and doing business under the name of A.H.Chapman & Co, said mill building being situated in the town of Mason aforesaid, on land occupied by J.A.McKenzie as a home place, and which said Chaoman being the mill building has been erecting during the past few weeks and which is now partially completed, said mill building being located near the house of said McKenzie and on the road leading to the Blanchard Camps, so called, to-wit:

19 % Oct 1st 5126 Ft 1" Boards @\$27.00 M	\$140.92		
1947 U 1 1040 U 0 - CU DI - ORDO UD V			
1248 " 2 x 6" Plank @\$29.00 M	36.19		
1484 " 2 x 4 Studding @\$27.00 M	40.07		
361 " 2 x 3 . "" " " " " "	9.75		
998 "8 x 8 Dimension @\$30.00 M	29.94		
0ct 7th 140 " 4x 10 0ak @ 6d Ft	8.40		
792 " 4 x 6 Random @35.00 M	27.72		0.714.5
6 Pcs 4x6x25 = 300 Ft @\$35.00 M 22 " 2x6x17 = 374 " " " "	10.50		
22 " 2x6x17 = 374 " " " " "	13.09		
1000 Et Boards @\$27.00 M	27000	总域料(32:44)	shall and the
26_Pcs 4x8x13 = 901Ft @\$30.00 M	27.03	E Salas Salas A	allowed to
192 xx Ft 8x8x9 @\$30.00 M	5.76	224	412
175 Ft 2 Pcs 6x7x25 @\$35.00 M	6.13		
1136 Ftv2" Spruce Plank@\$34.06 M	38.62		
483 " 2" Homlock "" @ \$27.00 M	12.64		
2000 Red Brick @ 1 1/2d Each	30.00		
205 Fire "" " 3¢ Each	6.15		
Oct 21 2096 Ft Boards @\$30.00 M	62.88	1000	
385 " 2 x 4 Studding @ \$27.00 M	10.40		
app.			
606 " 2 x 6 Spruce Plank @ \$35.00 M	21.21		
	564.40		
	564.40		
			-10.00
		-	

By virtue of all which a lien is claimed on said mill building and upon any and all interest which said A.H.Chapman and other persons if any, doing business as A.H.Chapman & Co., have in and to the land on which it stands.

on which it stands

By virtue of all which a lien is claimed on said mill building and upon any and all interest which said A.H.Chapman and other persons if any, doing business as A.H.Chapman & Co., have in and to the land on which it stands.

Dated Dedember 17,1925.

Lesephono and Cale

a member of said copartnership.

State of Maine.

Oxford ss. December 17th.1925.

Personally appeared the above named George E.Leighton one of the members of said copartnership of Leighton & Cole, and made oath in behalf of said copartnership that the above certficiate by him signed is true.

Before me.

Justice of the Peace.